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THE FORT ST. GEORGE GAZETTE

published by Authority.

No. 35.1

MADRAS, TUESDAY EVENING, SEPTEMBER 3, 1918.

† Mean, 3 years.

## Part 3.—Notifications by Government.

## POSTSCRIPTS

[illegible]

## - PUBLIC DEPARTMENT.

## References

Colombian, August 28, 2014.

No. 106.—Under article 140 of the Civil Service Regulations, Mr. Stewart William Graham Dent, Mailman, I.O.S., privilege leave for two months from date of report.

*Salmonstad, August 22, 1918*

No. 187.—Under article 140 of the Civil Service Regulations, Mr. Engineer, General Duties, d.s.s., E.D.S., certificate here for six weeks from or after the 5th September 1935.

## APPENDICES

Continued, August 28, 1938

As 101.—Mr. Alexander Barkes, C.E., in relief as Secretary to the Commission of Separate Branches, to act as Collector and District Magistrate, Taverally, during the absence of Mr. S. W. G. J. Nairn, C.E., on leave or until further orders.

Delivered April 20, 1914.

No. 140 - Mr. James Monroe Smith, L.C.S., Sub Collector and Joint Magistrate, to act as Collector and District Magistrate, Karnool, during the absence of Mr. H. G. Baker, B.A., L.C.S., as leave or until further orders.

#### NOTIFICATION

*Continued from page 10*

34. 176.—The following resolutions of the Government of India are republished:—

## AGENT DEPARTAMENT

For example,

Finally, the need to cover 100%.

No. 1843.—In extension of the powers conferred by article 3 of the Foreigners Ordinance, 1876 (No. 1815), read with the Emergency Legislation Ordinance Act, 1938 (I of 1938), the Governor

Ordered in Council is pleased to direct that the following amendments shall be made in the order issued with the notification of the Government of India to the Army Department No. 101, dated the 24th April 1912, namely:—

In subclause (C) of clause 2 of the said order the words "any permit" the words "any general or special permit" shall be substituted.

No. 1941.—In exercise of the powers conferred by section 13 of the Indian Defence Force Act, 1917 (III of 1917), the Governor-General in Council is pleased to direct that the following amendment shall be made in the Indian Defence Force Rules, 1917, namely:—

To Rule 12 of the said rules the following addition shall be made, namely:—  
"or transferred by order of the competent authority to another corps or unit of the same branch of the Force."

#### INDIAN ARMY FORCE.

Serial, No. 151, July 1912.

No. 1000.—The undersigned gentleman to be temporary honorary Second Lieutenant, subject to His Majesty's approval, with effect from the 22nd July 1912:—  
Sushil Nayak (Shriam Ali Khan Bahadur of Bangalpur).

#### ARMY RESERVE.

Serial, No. 243 August 1912.

No. 1297.—The following are appointed to the Indian Army Reserve of Officers, subject to His Majesty's approval:—

To be Second Lieutenants.  
(Infantry Branch.)

Thomas Adams.	}	Dated 3rd August 1912.
Ernest Walter Clarke.		
Ralph Jackson.	}	Dated 24th August 1912.
Cecil Seymour Tice Kinnear.		
Richard Karry Mitchell.		
Walter Carl Hunt.		
Edwarda Hunter Spinks.	}	Dated 24th August 1912.
Fredrick George Duncan.		
George Augustine Powell.		Dated 14th August 1912.

No. 1298.—John Kenneth Lumsden, to be temporary Second Lieutenant, subject to His Majesty's approval. Dated 17th August 1912.

#### DEPARTMENT OF COMMERCE AND INDUSTRY.

##### INDIAN ARMY.

Serial, No. 243 August 1912.

No. 2016.—Mr. F. Moore, I.C.S., is placed on special duty under the Department of Commerce and Industry from the 29th August 1912 and until further orders.

L. DAVIDSON,  
Acting Chief Secretary.

#### (Ecclesiastical.)

#### APPOINTMENTS.

Edinburgh, August 21, 1912.

No. 122.—Mr. William James Wilson and Mr. Henry Edward Day, to be Lay Trustees of St. Francis Church, Dublin.

No. 123.—Mr. Kenneth Hutton, to be a Lay Trustee of St. Bartholomew's Church, Mysore.

No. 124.—Lieutenant Colonel Edward Russell Wright, I.M.S., and Mr. Frank Hanington, I.C.S., to be Lay Trustees of St. Mark's Church, Mysore.

No. 125.—Mr. Arthur Edgington, I.C.S., to be a Lay Trustee of Christ's Church, Falmouth.

#### NOTIFICATION.

Edinburgh, September 3, 1912.

No. 126.—The following notification of the Government of India is republished:—

#### DEPARTMENT OF EDUCATION.

##### EDUCATIONAL.

Serial, No. 243 August 1912.

No. 127.—The following alteration is made in rule 1 to the Finance Department Handbook No. 223 (Expenditure), dated the 19th August 1912, in Appendix A of the Ecclesiastical rules

published with the Department of Education Notification No. 212, dated the 2nd May 1912, as altered by Notification No. 212, dated the 2nd May 1914, and  
for Article 262 and Article 261.

L. DAVISON,  
Acting Chief Secretary

(Political.)

NOTIFICATION.

Dated, 28th September 1918.

No. 22.—The following notification of the Government of India is reprinted:—

FOREIGN AND POLITICAL DEPARTMENT.

Dated, 26th August 1918.

No. 10851-F.—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1909, and of all other powers relating thereto in that behalf, the Governor-General in Council is pleased to appoint Mr. Henry William Victor Brown, Superintendent of Police, Bangalore, Cochin, being a European British subject, to be a Justice of the Peace within the State of Cochin.

The 2nd August 1918.

No. 10445-F.—Whereas jurisdiction to make an order for the detention of any of their subjects who are, or who may hereafter become, lunatics has been conferred on the Governor-General in Council by the Indian (Foreign Jurisdiction) Order in Council, 1909, and of all other powers relating thereto in that behalf, the Governor-General in Council is pleased to prescribe the following procedure for the exercise of jurisdiction in connection with the making of such orders and warrants in the detention of lunatics from the said States in, or from, British India.

1. In the case of a criminal lunatic, in respect of whom an order or warrant for detention in an asylum has been made or issued by a court established under the authority of the Statute of any of the said States, the Political Officer may, on application by such District, railway, or other order or warrant for admission in an asylum in British India.

2. In the case of any other lunatic, on report of whom an application to that effect has been made by any such District, the Political Officer may make an order for the detention of such lunatic in an asylum in British India.

The undermentioned notifications by the Government of India in the Foreign Department are hereby notified:—

No. 10111-F., dated the 2nd February 1918.

No. 10101-F., dated the 21st July 1911.

No. 10091-F., dated the 20th September 1910.

SCHEDULE.

Indian Possessions.

Name of State.	Designation of Political Officer.
Puducherry ..	Political Agent for Puducherry.
Baranagar ..	Do. Baranagar.
Calcutta ..	Do. Calcutta.

No. 10071-F.—In exercise of the powers conferred by section 85 of the Indian Lunacy Act, 1912 (IV of 1912), the Governor-General in Council is pleased to make the following rules regulating the procedure for the reception and detention in asylums in British India of lunatics whose reception and detention are provided for by section 84 of the said Act.

1. All acts involved by the detention of any lunatic, who is a subject of a State in India, shall be chargeable to the State concerned.

2. In the event of non-payment of sums due under the preceding rule on account of the detention of any lunatic, such sums shall be liable to discharge from the asylum, if there is the making of the asylum by order in writing as directed.

3. Lunatics detained under these rules, who are subjects of any of the States conferred in the first column of the following table, may be detained in the asylum, or out of the asylum, mentioned opposite thereto in the second column.

TABLE.

Indian Possessions.

Name of State.	Name of Asylum.
Puducherry ..	Lunatic Asylum, Madras.
Baranagar ..	Do. Madras (for the reception of all lunatics).
Calcutta ..	Do. Vengaloor (for the reception of all lunatics only).

L. DAVISON,  
Acting Chief Secretary.

# HOME DEPARTMENT. (Judicial.)

## PROMOTIONS.

Gazetted, August 26, 1918.

- No. 347.—M.E.Py. Panchamurti Pancham Ayyar, Sessions Ayyar Ayyangar, temporary Subordinate Judge, is posted to the temporary Sub-Court at Madras in the Madras district.  
No. 358.—M.E.Py. Kottiah Aliah Senease Ayyangar, temporary Subordinate Judge, is posted to the permanent Sub-Court, Calicut.  
No. 371.—M.E.Py. Gopala Ayyangar Ayyangar Ayyangar Ayyangar, temporary Subordinate Judge, is posted to the temporary Sub-Court, Calicut.  
No. 373.—M.E.Py. Chakrapati Rangaswami Nayudu Gaur, temporary Subordinate Judge, is posted to the temporary Sub-Court, Tanjore.

## PROMOTIONS.

- (Consequent on the retirement of M.E.Py. Tirumangalakudi Ayyangar Sessions Ayyangar Ayyangar, Subordinate Judge, first grade, with effect from the 15th August 1918.)  
No. 375.—M.E.Py. Arifullah Nizamuddin Muddiyar Ayyangar, Subordinate Judge, second grade, to be Subordinate Judge, first grade.  
No. 376.—M.E.Py. Tirumangalakudi Krishnaswami Nayudu Gaur, Subordinate Judge, third grade, to be Subordinate Judge, second grade.  
No. 378.—M.E.Py. Nayudu Nayudu Nayudu Nayudu Gaur, District Munsif, first grade and temporary Subordinate Judge, third grade, to be Subordinate Judge, third grade.  
No. 379.—M.E.Py. Panchamurti Pancham Ayyar Ayyangar, District Munsif, first grade, to be temporary Subordinate Judge, third grade.  
(Consequent on the retirement of M.E.Py. Madhava Nayudu Nayudu Nayudu Gaur, Subordinate Judge, third grade, with effect from the 15th August 1918.)  
No. 377.—M.E.Py. Kottiah Aliah Senease Ayyangar, District Munsif, first grade and temporary Subordinate Judge, third grade, to be Subordinate Judge, third grade.  
No. 378.—M.E.Py. Chakrapati Rangaswami Nayudu Gaur, District Munsif, first grade, to be temporary Subordinate Judge, third grade.

## INTERPRETATION OF POWERS.

Gazetted, August 26, 1918.

- No. 374.—Under the provisions of section 14 of the Code of Criminal Procedure, 1908, the Governor in Council is pleased to make over to M.E.Py. Nayudu Nayudu Nayudu Gaur, District Munsif, first grade, in the district of Kottayam, for the term of his appointment as Sub-Magistrate of A.M.S., with all the ordinary and additional powers of a magistrate of the third class as so specified hereunder in respect to offences under sections 1 to 1, both inclusive, of the Madras Town Municipal Act, 1905, which may be committed within the limits of the area of A.M.S., Tanjore, India, in the district of Kottayam:—

I. Ordinary powers.—Schedule III of the Code of Criminal Procedure, 1908, section 1.—Items 1 to 4, 14, 15 and 16 to 18.

II. Additional powers.—Schedule IV of the Code of Criminal Procedure, 1908.—Items 1 and 2 of the powers delegated by the Local Government to a magistrate of the third class.

Gazetted, August 26, 1918.

- No. 375.—The Governor in Council is pleased to appoint the undermentioned gentlemen to be special magistrates for the terms specified, appeals to their areas, with the powers and subject to the terms and conditions specified in Notification No. 448, dated the 26th October 1912, published at pages 1008 and 1009 of Part I of the *First to Sixth Series of the 1918* when reconstituted by Notification No. 465, dated the 25th May 1918, and No. 467, dated the 7th August 1918, published at pages 882 and 722 of Part I of the *First to Sixth Series of the 1918* when reconstituted by Notification No. 465, dated the 25th May 1918 and the 7th August 1918, respectively:—

511. Muddiyar Ayyangar—for the term of Quarter, in the district of Kottayam.

M.E.Py. Chakrapati Rangaswami Nayudu Gaur—for the term of Three months, in the district of North Arcot.

## NOTIFICATIONS.

Gazetted, August 27, 1918.

- No. 381.—In Form E of the forms prescribed under the Criminal Tribes Act, 1917, and in the first condition and note appended thereto, for the words "District Magistrate" whenever occurring substitute the words "District Superintendent of Police."

Gazetted, August 24, 1918.

- No. 382.—In exercise of the powers conferred by sub-section (5) of section 4 of the *First to Sixth Series of the 1918* (Madras Act II. of 1905), the Governor in Council is pleased to extend the provisions of that Act prospectively to the undermentioned places:—  
Madras and Villupuram taluqs, in the district of Chingleput  
Gopichandrapur taluqa, Gopichandrapur taluqa, in the district of Coimbatore.

ACQUISITION OF LAND.

Colombia, August 25, 1918.

Under section 2, Act 7 of 1905, the Executive the Governor in Council hereby declares that the land mentioned below and measuring 1.01 acres, be the same a little more or less, is needed for a public purpose, to wit, for a burial place to be used by the public of Port St. George; and, under sections 3 and 4 of the same Act, the Executive the Governor in Council, hereby, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Executive Divisional Officer, Port St. George, and may be inspected at any time during office hours.

Taluk district, Port St. George, Taluk, Taluk, Taluk, Taluk.

For the land, to be used for a burial place, to be used by the public of Port St. George, and, under sections 3 and 4 of the same Act, the Executive the Governor in Council, hereby, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Executive Divisional Officer, Port St. George, and may be inspected at any time during office hours.

R. RAMAKRISHNA DAS,  
Secretary to Government.

(Miscellaneous.)

NOTIFICATIONS.

Port St. George, December 8, 1917.

No. 321.—Under the provisions in section 24 of the Negotiable Instruments Act, XXVI of 1900, the Governor in Council is pleased to declare that, in addition to the public holidays expressly defined as such in the said enactment, viz., Good Friday, Christmas day (Wednesday, the 25th December) . . . . . the following days shall be public holidays in the year 1918:—

Monday, the 24th September	..	..	..	..	Vijayashukranthi.
Monday, the 24th	..	..	..	..	Fete St.
Friday, the 4th October	..	..	..	..	Vishaya Anantaram.
Monday, the 14th	..	..	..	..	Ayda Fete.
Wednesday, the 16th	..	..	..	..	Malabar (last day).
Saturday, the 2nd November	..	..	..	..	Diwali.
Tuesday, the 27th December	..	..	..	..	Box. Week.
Thursday, the 28th	..	..	..	..	..
Friday, the 29th	..	..	..	..	..
Sunday, the 30th	..	..	..	..	Christmas.
Tuesday, the 31st	..	..	..	..	..

3. The Governor in Council further notifies that on the following days, which are not declared to be public holidays under statutory provision, all public offices at the Presidency town and in the mofussil, with the exception of (1) the New Zealand office, (2) the Square Treasury and Paper Churnery office and (3) the General Stamp office (which will be closed from 11 a.m. to 1 p.m.), will be closed:—

Tuesday, the 25th December	..	..	..	..	..	Christmas.
Monday, the 26th	..	..	..	..	..	..

Colombia, August 27, 1918.

No. 33.—The situation of lands of departments is shown in the conditions contained in G.O. No. 443, Public, dated the 25th September 1918, G.O. No. 311, Public, dated the 27th July 1918, G.O. No. 1028, Public, dated the 21st August 1918 and G.O. No. 311, Home (Unofficial), dated the 25th March 1917, regarding the preparation and submission to Government of the estimates and departmental reports required for the completion of the Presidency Administration Report.

7. Heads of departments are requested to note that estimates prepared by them should be in the form of a comparative survey of progress in the department concerned, and that detailed statistics and figures should be set out in plain and simple and should be checked as far as possible.

R. RAMAKRISHNA DAS,  
Secretary to Government.

FINANCIAL DEPARTMENT.

ERRATUM.

Colombia, August 27, 1918.

In Financial Department Notification No. 26, dated the 25th July 1918, regarding the grant of leave to Mr. H. Fowler, M.A., Officer, Madras Fiscal Office, appearing at page 765 of Part I of the Port St. George Gazette, dated the 2nd July 1918, for "the August 1918" read "the August 1918".

## NOTIFICATIONS.

Calcutta, August 25, 1918.

No. 43.—In G.O. No. 361, Financial, dated the 15th July 1918, regarding the facilities afforded by the Bank of India to Government servants desirous of subscribing to the Government War Loan by means of monthly instalments, the 15th August 1918 was fixed as the latest date for making applications to the Bank. The Bank has now agreed to extend the deadline for receiving applications up to the 15th September 1918.

Calcutta, September 3, 1918.

No. 44.—The following resolution of the Government of India is republished—  
DEPARTMENT OF COMMERCE AND INDUSTRY.

For Order.

Dated, the 26th August 1918.

No. 8128.

In the Resolution No. 4025 (C) 15-17, dated the 18th June 1918, as modified in the case of the Burma circle by Resolution No. 4015-B, & T., dated the 10th April 1917, the Government of India decided which days should ordinarily be observed as additional Post Office holidays, and decided that in all circles, except Madras and Rangoon for which special rules were drawn up, days which should be observed instead of Saturdays as it was held to be the more important of the two festivals.

It has, however, recently been represented that the 15th day of Makar Sankranti should be added to the list, and, after consulting Lord Curzon and the Commercial Secretary, the Government of India have now decided that, with effect from this year, the 15th day of Makar Sankranti shall be added to the list of additional Post Office holidays in all circles.

No. 45.—The following resolution of the Government of India is republished—

FINANCE DEPARTMENT.

Revenue and Finance—Misc.

Dated, the 21st August 1918.

No. 3316 F.—In pursuance of section 2 of the Customs of India (Consolidated Law Amendment) Act, 1913 (25 of 1913), the Revenue-General in Council is pleased to direct that the following amendments shall be made in the Customs of India (Consolidated) Rules, 1913, as subsequently amended, namely—

1. After clause (iii) of rule 2 of the said rules, the following clause shall be inserted, namely—

“(iv) ‘Coke’ means any which is used under any enactment for the use of steam in British India.”

2. After rule 21-B of the said rules, the following rule shall be inserted, namely—

“21 C. (1) No person shall sell or purchase, or offer to sell or purchase, any coin for an amount exceeding the face value of such coin, or shall accept or offer to accept any such coin at any such value in payment of a debt or otherwise for an amount exceeding its face value.

Explanation.—For the purpose of this rule the face value of a coin shall be deemed to be shown upon and the face value of other gold coins described in section 31 of the Indian Coinage Act, 1906, shall be the corresponding proportion of their weight.

2. The definition of “coin” in rules 21-A and 21-B of the said rules shall be omitted.

L. DAVIDSON,  
Acting Chief Secretary.

## LOCAL AND MUNICIPAL DEPARTMENT.

(Legislative.)

## EXTENSION OF LEAVE.

Calcutta, September 3, 1918.

No. 57.—Under article 292 of the Civil Service Regulations, M.E.Ry. G.N. Sarin was notified to be absent from duty as Deputy Commissioner, District of Dacca, for a period of 14 days from the 1st September 1918.

K. A. GHOSHAN,  
Acting Secretary to Government.

## REVENUE DEPARTMENT.

## APPOINTMENTS AND POSTINGS.

Calcutta, August 26, 1918.

No. 388.—The following appointments and postings of deputy collectors are notified—

M.E.Ry. Arun Dasgupta, Deputy Collector, Dacca, to act as Deputy Collector, South Dacca.

M.E.Ry. Anant Dasgupta, Deputy Collector, Dacca, to act as Deputy Collector, North Dacca.

# POSTINGS.

Colonies, August 28, 1913.

No. 384.—The following postings of deputy collectors are ordered:—

M.R.3y. Sedergholm House Yarns Raja Ahergal, on return from leave, to general duty, North Kanan.

Colonies, August 28, 1913.

M.R.3y. Tumpak Bagoerang Raja Gera, on return from leave, to general duty, Celebes, in charge of the Belligal division.

Mr. Joseph Alphonse's Assistant, on return from leave, to the Colonies and Treasury.

M.R.4y. Pundit Kankani Marar Ahergal, on return from leave, to the Malabar Treasury.

# NOTIFICATIONS.

Colonies, August 28, 1913.

No. 385.—Under the provisions of section 1 of the Madras Cattle Diseases Act, 1912, His Excellency the Governor in Council hereby directs that the provisions of the said Act shall be put in force at Kishinurtharapuram on the Twenty-first day of the immediately ensuing month of October 1913 to 15th October 1914. (First of the second notification No. 379, dated 18th August 1913, published on page 462 of Part I of the Port St. George Gazette, dated 28th August 1913.)

Colonies, August 3, 1913.

No. 386.—Under section 17 of the Madras Proprietary Estates Village Service Act, 1911, His Excellency the Governor in Council is pleased to direct that the establishment of village service in the two proprietary villages specified in the schedule hereto annexed and the payment of money salaries to the establishment of the said villages shall take effect from 1st October 1913.

# SCHEDULE.

Revenue District, Revenue Tahsil.

Names of villages.—Dhargudi and Ranganadai.

Colonies, September 3, 1913.

No. 387.—The following notification of the Government of India are republished:—

# DEPARTMENT OF COMMERCE AND INDUSTRY.

# COMMERCE—WAS.

Slut, the 24th August 1913.

No. 3557.—In exercise of the power conferred by section 1 of the Import and Export of Goods Act, 1914 (XII of 1914), the Governor General in Council is pleased to direct that the following additions shall be made in the Schedule appended to the Notification in this Department No. 3841, dated the 25th April 1913, as subsequently amended, viz.:—

# Articles.

Alum and Talcum, Tinsin.  
Dorson, J. B. (Pasha Cement Company), Tinsin.  
Gypsum, Tinsin, Tinsin Company, Tinsin.  
Gypsum, Tinsin, Tinsin Company, Tinsin.  
Doller Talcum Company, Tinsin.  
Katy and Koor (Dr. A. P. Puri), Tinsin.  
Kalya Soap, Tinsin.  
Machinists & Fertilizer Company, Tinsin.  
Margar & Company, Tinsin, Tinsin.  
Margarin Trading Company, Tinsin.  
Pasha Cement Company, Tinsin.  
Pasha & Company, Tinsin.  
Pasha American Industrial Company, Tinsin.  
Pasha American Trading Corporation, Tinsin.  
Pasha Ltd. Co., Tinsin.  
Tinsin Optical Company, Tinsin.  
Wall, H., and Company, Tinsin.

# Articles.

Slut, the 24th August 1913.

No. 3558.—In exercise of the power conferred by section 13 of the Sea Customs Act, 1912 (VIII of 1912), as amended by Act XII of 1913, the Governor General in Council is pleased to prohibit the import, by sea or by land, into British India of any copy of the book entitled "The Farthest Mystery."

## INTERNAL TRADE.

Sole, 25th August 1914.

No. 1011.—In pursuance of section 2 of the Customs of India (Colonial Law Amendment) Act, 1913 (17 of 1913), the Governor-General in Council is pleased to direct that the following amendments shall be made in the Customs of India (Colonial Customs) Rules, 1913, namely:—

At the end of Rule 5 (7) of the said rules, the following words shall be added, namely:—

"which may call in their assistance any other persons approved by the Government of Bengal."

## ACQUISITION OF LANDS.

Calcutta, August 24, 1914.

Under section 4, Act I of 1904, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 9-0-0 ams, be the same a little more or less, is needed for a public purpose, to wit, for the extension of the village site for panchayat, and, under sections 5 and 7 of the same Act, the Special Deputy Collector, Tangore, is appointed to perform the functions of a Collector under the Act, and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Tangore, and may be inspected at any time during office hours.

Tangore district, Tangore taluk, No. 10, Kulpach village.

By S. P. No. 120-0, belonging to Panchayat, Kulpach, bounded on the north by S. P. No. 11 and 12; east by S. P. No. 140; south by S. P. No. 10 and 11; and west by Kulpach. ... 0-0

Under section 4, Act I of 1904, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 3-0-0 ams, be the same a little more or less, is needed for a public purpose, to wit, for the formation of a panchayat, and, under sections 5 and 7 of the same Act, the Special Deputy Collector, Tangore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Tangore, and may be inspected at any time during office hours.

Tangore district, Tangore taluk, No. 10, Kulpach village.

By S. P. No. 120-0, belonging to Panchayat, Kulpach, bounded on the north and east by S. P. No. 12 A; south by S. P. No. 11 and 12; west by S. P. No. 140 and 11; and north by S. P. No. 12 A, 12 B, 12 C, 12 D, 12 E, 12 F, 12 G, 12 H, 12 I, 12 J, 12 K, 12 L, 12 M, 12 N, 12 O, 12 P, 12 Q, 12 R, 12 S, 12 T, 12 U, 12 V, 12 W, 12 X, 12 Y, 12 Z, 12 AA, 12 AB, 12 AC, 12 AD, 12 AE, 12 AF, 12 AG, 12 AH, 12 AI, 12 AJ, 12 AK, 12 AL, 12 AM, 12 AN, 12 AO, 12 AP, 12 AQ, 12 AR, 12 AS, 12 AT, 12 AU, 12 AV, 12 AW, 12 AX, 12 AY, 12 AZ, 12 BA, 12 BB, 12 BC, 12 BD, 12 BE, 12 BF, 12 BG, 12 BH, 12 BI, 12 BJ, 12 BK, 12 BL, 12 BM, 12 BN, 12 BO, 12 BP, 12 BQ, 12 BR, 12 BS, 12 BT, 12 BU, 12 BV, 12 BW, 12 BX, 12 BY, 12 BZ, 12 CA, 12 CB, 12 CC, 12 CD, 12 CE, 12 CF, 12 CG, 12 CH, 12 CI, 12 CJ, 12 CK, 12 CL, 12 CM, 12 CN, 12 CO, 12 CP, 12 CQ, 12 CR, 12 CS, 12 CT, 12 CU, 12 CV, 12 CW, 12 CX, 12 CY, 12 CZ, 12 DA, 12 DB, 12 DC, 12 DD, 12 DE, 12 DF, 12 DG, 12 DH, 12 DI, 12 DJ, 12 DK, 12 DL, 12 DM, 12 DN, 12 DO, 12 DP, 12 DQ, 12 DR, 12 DS, 12 DT, 12 DU, 12 DV, 12 DW, 12 DX, 12 DY, 12 DZ, 12 EA, 12 EB, 12 EC, 12 ED, 12 EE, 12 EF, 12 EG, 12 EH, 12 EI, 12 EJ, 12 EK, 12 EL, 12 EM, 12 EN, 12 EO, 12 EP, 12 EQ, 12 ER, 12 ES, 12 ET, 12 EU, 12 EV, 12 EW, 12 EX, 12 EY, 12 EZ, 12 FA, 12 FB, 12 FC, 12 FD, 12 FE, 12 FF, 12 FG, 12 FH, 12 FI, 12 FJ, 12 FK, 12 FL, 12 FM, 12 FN, 12 FO, 12 FP, 12 FQ, 12 FR, 12 FS, 12 FT, 12 FU, 12 FV, 12 FW, 12 FX, 12 FY, 12 FZ, 12 GA, 12 GB, 12 GC, 12 GD, 12 GE, 12 GF, 12 GG, 12 GH, 12 GI, 12 GJ, 12 GK, 12 GL, 12 GM, 12 GN, 12 GO, 12 GP, 12 GQ, 12 GR, 12 GS, 12 GT, 12 GU, 12 GV, 12 GW, 12 GX, 12 GY, 12 GZ, 12 HA, 12 HB, 12 HC, 12 HD, 12 HE, 12 HF, 12 HG, 12 HH, 12 HI, 12 HJ, 12 HK, 12 HL, 12 HM, 12 HN, 12 HO, 12 HP, 12 HQ, 12 HR, 12 HS, 12 HT, 12 HU, 12 HV, 12 HW, 12 HX, 12 HY, 12 HZ, 12 IA, 12 IB, 12 IC, 12 ID, 12 IE, 12 IF, 12 IG, 12 IH, 12 II, 12 IJ, 12 IK, 12 IL, 12 IM, 12 IN, 12 IO, 12 IP, 12 IQ, 12 IR, 12 IS, 12 IT, 12 IU, 12 IV, 12 IW, 12 IX, 12 IY, 12 IZ, 12 JA, 12 JB, 12 JC, 12 JD, 12 JE, 12 JF, 12 JG, 12 JH, 12 JI, 12 JJ, 12 JK, 12 JL, 12 JM, 12 JN, 12 JO, 12 JP, 12 JQ, 12 JR, 12 JS, 12 JT, 12 JU, 12 JV, 12 JW, 12 JX, 12 JY, 12 JZ, 12 KA, 12 KB, 12 KC, 12 KD, 12 KE, 12 KF, 12 KG, 12 KH, 12 KI, 12 KJ, 12 KK, 12 KL, 12 KM, 12 KN, 12 KO, 12 KP, 12 KQ, 12 KR, 12 KS, 12 KT, 12 KU, 12 KV, 12 KW, 12 KX, 12 KY, 12 KZ, 12 LA, 12 LB, 12 LC, 12 LD, 12 LE, 12 LF, 12 LG, 12 LH, 12 LI, 12 LJ, 12 LK, 12 LL, 12 LM, 12 LN, 12 LO, 12 LP, 12 LQ, 12 LR, 12 LS, 12 LT, 12 LU, 12 LV, 12 LW, 12 LX, 12 LY, 12 LZ, 12 MA, 12 MB, 12 MC, 12 MD, 12 ME, 12 MF, 12 MG, 12 MH, 12 MI, 12 MJ, 12 MK, 12 ML, 12 MN, 12 MO, 12 MP, 12 MQ, 12 MR, 12 MS, 12 MT, 12 MU, 12 MV, 12 MW, 12 MX, 12 MY, 12 MZ, 12 NA, 12 NB, 12 NC, 12 ND, 12 NE, 12 NF, 12 NG, 12 NH, 12 NI, 12 NJ, 12 NK, 12 NL, 12 NM, 12 NN, 12 NO, 12 NP, 12 NQ, 12 NR, 12 NS, 12 NT, 12 NU, 12 NV, 12 NW, 12 NX, 12 NY, 12 NZ, 12 OA, 12 OB, 12 OC, 12 OD, 12 OE, 12 OF, 12 OG, 12 OH, 12 OI, 12 OJ, 12 OK, 12 OL, 12 OM, 12 ON, 12 OO, 12 OP, 12 OQ, 12 OR, 12 OS, 12 OT, 12 OU, 12 OV, 12 OW, 12 OX, 12 OY, 12 OZ, 12 PA, 12 PB, 12 PC, 12 PD, 12 PE, 12 PF, 12 PG, 12 PH, 12 PI, 12 PJ, 12 PK, 12 PL, 12 PM, 12 PN, 12 PO, 12 PP, 12 PQ, 12 PR, 12 PS, 12 PT, 12 PU, 12 PV, 12 PW, 12 PX, 12 PY, 12 PZ, 12 QA, 12 QB, 12 QC, 12 QD, 12 QE, 12 QF, 12 QG, 12 QH, 12 QI, 12 QJ, 12 QK, 12 QL, 12 QM, 12 QN, 12 QO, 12 QP, 12 QQ, 12 QR, 12 QS, 12 QT, 12 QU, 12 QV, 12 QW, 12 QX, 12 QY, 12 QZ, 12 RA, 12 RB, 12 RC, 12 RD, 12 RE, 12 RF, 12 RG, 12 RH, 12 RI, 12 RJ, 12 RK, 12 RL, 12 RM, 12 RN, 12 RO, 12 RP, 12 RQ, 12 RR, 12 RS, 12 RT, 12 RU, 12 RV, 12 RW, 12 RX, 12 RY, 12 RZ, 12 SA, 12 SB, 12 SC, 12 SD, 12 SE, 12 SF, 12 SG, 12 SH, 12 SI, 12 SJ, 12 SK, 12 SL, 12 SM, 12 SN, 12 SO, 12 SP, 12 SQ, 12 SR, 12 SS, 12 ST, 12 SU, 12 SV, 12 SW, 12 SX, 12 SY, 12 SZ, 12 TA, 12 TB, 12 TC, 12 TD, 12 TE, 12 TF, 12 TG, 12 TH, 12 TI, 12 TJ, 12 TK, 12 TL, 12 TM, 12 TN, 12 TO, 12 TP, 12 TQ, 12 TR, 12 TS, 12 TT, 12 TU, 12 TV, 12 TW, 12 TX, 12 TY, 12 TZ, 12 UA, 12 UB, 12 UC, 12 UD, 12 UE, 12 UF, 12 UG, 12 UH, 12 UI, 12 UJ, 12 UK, 12 UL, 12 UM, 12 UN, 12 UO, 12 UP, 12 UQ, 12 UR, 12 US, 12 UT, 12 UY, 12 UZ, 12 VA, 12 VB, 12 VC, 12 VD, 12 VE, 12 VF, 12 VG, 12 VH, 12 VI, 12 VJ, 12 VK, 12 VL, 12 VM, 12 VN, 12 VO, 12 VP, 12 VQ, 12 VR, 12 VS, 12 VT, 12 VU, 12 VV, 12 VW, 12 VX, 12 VY, 12 VZ, 12 WA, 12 WB, 12 WC, 12 WD, 12 WE, 12 WF, 12 WG, 12 WH, 12 WI, 12 WJ, 12 WK, 12 WL, 12 WM, 12 WN, 12 WO, 12 WP, 12 WQ, 12 WR, 12 WS, 12 WT, 12 WU, 12 WV, 12 WW, 12 WX, 12 WY, 12 WZ, 12 XA, 12 XB, 12 XC, 12 XD, 12 XE, 12 XF, 12 XG, 12 XH, 12 XI, 12 XJ, 12 XK, 12 XL, 12 XM, 12 XN, 12 XO, 12 XP, 12 XQ, 12 XR, 12 XS, 12 XT, 12 XU, 12 XV, 12 XW, 12 XX, 12 XY, 12 XZ, 12 YA, 12 YB, 12 YC, 12 YD, 12 YE, 12 YF, 12 YG, 12 YH, 12 YI, 12 YJ, 12 YK, 12 YL, 12 YM, 12 YN, 12 YO, 12 YP, 12 YQ, 12 YR, 12 YS, 12 YT, 12 YU, 12 YV, 12 YW, 12 YX, 12 YY, 12 YZ, 12 ZA, 12 ZB, 12 ZC, 12 ZD, 12 ZE, 12 ZF, 12 ZG, 12 ZH, 12 ZI, 12 ZJ, 12 ZK, 12 ZL, 12 ZM, 12 ZN, 12 ZO, 12 ZP, 12 ZQ, 12 ZR, 12 ZS, 12 ZT, 12 ZU, 12 ZV, 12 ZW, 12 ZX, 12 ZY, 12 ZZ.

Total ... 0-0

Under section 4, Act I of 1904, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 5-0-0 of an ams, be the same a little more or less, is needed for a public purpose, to wit, for the extension of village site and formation of a road; and, under sections 5 and 7 of the same Act, the Special Deputy Collector, Tangore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Tangore, and may be inspected at any time during office hours.

Tangore district, Tangore taluk, No. 10, Panchayat village.

By S. P. No. 120-0, belonging to Panchayat, Kulpach, bounded on the north by S. P. No. 12 A; south by S. P. No. 11 and 12; west by S. P. No. 140 and 11; and north by S. P. No. 12 A, 12 B, 12 C, 12 D, 12 E, 12 F, 12 G, 12 H, 12 I, 12 J, 12 K, 12 L, 12 M, 12 N, 12 O, 12 P, 12 Q, 12 R, 12 S, 12 T, 12 U, 12 V, 12 W, 12 X, 12 Y, 12 Z, 12 AA, 12 AB, 12 AC, 12 AD, 12 AE, 12 AF, 12 AG, 12 AH, 12 AI, 12 AJ, 12 AK, 12 AL, 12 AM, 12 AN, 12 AO, 12 AP, 12 AQ, 12 AR, 12 AS, 12 AT, 12 AU, 12 AV, 12 AW, 12 AX, 12 AY, 12 AZ, 12 BA, 12 BB, 12 BC, 12 BD, 12 BE, 12 BF, 12 BG, 12 BH, 12 BI, 12 BJ, 12 BK, 12 BL, 12 BM, 12 BN, 12 BO, 12 BP, 12 BQ, 12 BR, 12 BS, 12 BT, 12 BU, 12 BV, 12 BW, 12 BX, 12 BY, 12 BZ, 12 CA, 12 CB, 12 CC, 12 CD, 12 CE, 12 CF, 12 CG, 12 CH, 12 CI, 12 CJ, 12 CK, 12 CL, 12 CM, 12 CN, 12 CO, 12 CP, 12 CQ, 12 CR, 12 CS, 12 CT, 12 CU, 12 CV, 12 CW, 12 CX, 12 CY, 12 CZ, 12 DA, 12 DB, 12 DC, 12 DD, 12 DE, 12 DF, 12 DG, 12 DH, 12 DI, 12 DJ, 12 DK, 12 DL, 12 DM, 12 DN, 12 DO, 12 DP, 12 DQ, 12 DR, 12 DS, 12 DT, 12 DU, 12 DV, 12 DW, 12 DX, 12 DY, 12 DZ, 12 EA, 12 EB, 12 EC, 12 ED, 12 EE, 12 EF, 12 EG, 12 EH, 12 EI, 12 EJ, 12 EK, 12 EL, 12 EM, 12 EN, 12 EO, 12 EP, 12 EQ, 12 ER, 12 ES, 12 ET, 12 EU, 12 EV, 12 EW, 12 EX, 12 EY, 12 EZ, 12 FA, 12 FB, 12 FC, 12 FD, 12 FE, 12 FF, 12 FG, 12 FH, 12 FI, 12 FJ, 12 FK, 12 FL, 12 FM, 12 FN, 12 FO, 12 FP, 12 FQ, 12 FR, 12 FS, 12 FT, 12 FU, 12 FV, 12 FW, 12 FX, 12 FY, 12 FZ, 12 GA, 12 GB, 12 GC, 12 GD, 12 GE, 12 GF, 12 GG, 12 GH, 12 GI, 12 GJ, 12 GK, 12 GL, 12 GM, 12 GN, 12 GO, 12 GP, 12 GQ, 12 GR, 12 GS, 12 GT, 12 GU, 12 GV, 12 GW, 12 GX, 12 GY, 12 GZ, 12 HA, 12 HB, 12 HC, 12 HD, 12 HE, 12 HF, 12 HG, 12 HH, 12 HI, 12 HJ, 12 HK, 12 HL, 12 HM, 12 HN, 12 HO, 12 HP, 12 HQ, 12 HR, 12 HS, 12 HT, 12 HU, 12 HV, 12 HW, 12 HX, 12 HY, 12 HZ, 12 IA, 12 IB, 12 IC, 12 ID, 12 IE, 12 IF, 12 IG, 12 IH, 12 II, 12 IJ, 12 IK, 12 IL, 12 IM, 12 IN, 12 IO, 12 IP, 12 IQ, 12 IR, 12 IS, 12 IT, 12 IU, 12 IV, 12 IW, 12 IX, 12 IY, 12 IZ, 12 JA, 12 JB, 12 JC, 12 JD, 12 JE, 12 JF, 12 JG, 12 JH, 12 JI, 12 JJ, 12 JK, 12 JL, 12 JM, 12 JN, 12 JO, 12 JP, 12 JQ, 12 JR, 12 JS, 12 JT, 12 JU, 12 JV, 12 JW, 12 JX, 12 JY, 12 JZ, 12 KA, 12 KB, 12 KC, 12 KD, 12 KE, 12 KF, 12 KG, 12 KH, 12 KI, 12 KJ, 12 KK, 12 KL, 12 KM, 12 KN, 12 KO, 12 KP, 12 KQ, 12 KR, 12 KS, 12 KT, 12 KU, 12 KV, 12 KW, 12 KX, 12 KY, 12 KZ, 12 LA, 12 LB, 12 LC, 12 LD, 12 LE, 12 LF, 12 LG, 12 LH, 12 LI, 12 LJ, 12 LK, 12 LL, 12 LM, 12 LN, 12 LO, 12 LP, 12 LQ, 12 LR, 12 LS, 12 LT, 12 LU, 12 LV, 12 LW, 12 LX, 12 LY, 12 LZ, 12 MA, 12 MB, 12 MC, 12 MD, 12 ME, 12 MF, 12 MG, 12 MH, 12 MI, 12 MJ, 12 MK, 12 ML, 12 MN, 12 MO, 12 MP, 12 MQ, 12 MR, 12 MS, 12 MT, 12 MU, 12 MV, 12 MW, 12 MX, 12 MY, 12 MZ, 12 NA, 12 NB, 12 NC, 12 ND, 12 NE, 12 NF, 12 NG, 12 NH, 12 NI, 12 NJ, 12 NK, 12 NL, 12 NM, 12 NN, 12 NO, 12 NP, 12 NQ, 12 NR, 12 NS, 12 NT, 12 NU, 12 NV, 12 NW, 12 NX, 12 NY, 12 NZ, 12 OA, 12 OB, 12 OC, 12 OD, 12 OE, 12 OF, 12 OG, 12 OH, 12 OI, 12 OJ, 12 OK, 12 OL, 12 OM, 12 ON, 12 OO, 12 OP, 12 OQ, 12 OR, 12 OS, 12 OT, 12 OU, 12 OV, 12 OW, 12 OX, 12 OY, 12 OZ, 12 PA, 12 PB, 12 PC, 12 PD, 12 PE, 12 PF, 12 PG, 12 PH, 12 PI, 12 PJ, 12 PK, 12 PL, 12 PM, 12 PN, 12 PO, 12 PP, 12 PQ, 12 PR, 12 PS, 12 PT, 12 PU, 12 PV, 12 PW, 12 PX, 12 PY, 12 PZ, 12 QA, 12 QB, 12 QC, 12 QD, 12 QE, 12 QF, 12 QG, 12 QH, 12 QI, 12 QJ, 12 QK, 12 QL, 12 QM, 12 QN, 12 QO, 12 QP, 12 QQ, 12 QR, 12 QS, 12 QT, 12 QU, 12 QV, 12 QW, 12 QX, 12 QY, 12 QZ, 12 RA, 12 RB, 12 RC, 12 RD, 12 RE, 12 RF, 12 RG, 12 RH, 12 RI, 12 RJ, 12 RK, 12 RL, 12 RM, 12 RN, 12 RO, 12 RP, 12 RQ, 12 RR, 12 RS, 12 RT, 12 RU, 12 RV, 12 RW, 12 RX, 12 RY, 12 RZ, 12 SA, 12 SB, 12 SC, 12 SD, 12 SE, 12 SF, 12 SG, 12 SH, 12 SI, 12 SJ, 12 SK, 12 SL, 12 SM, 12 SN, 12 SO, 12 SP, 12 SQ, 12 SR, 12 SS, 12 ST, 12 SU, 12 SV, 12 SW, 12 SX, 12 SY, 12 SZ, 12 TA, 12 TB, 12 TC, 12 TD, 12 TE, 12 TF, 12 TG, 12 TH, 12 TI, 12 TJ, 12 TK, 12 TL, 12 TM, 12 TN, 12 TO, 12 TP, 12 TQ, 12 TR, 12 TS, 12 TT, 12 TU, 12 TV, 12 TW, 12 TX, 12 TY, 12 TZ, 12 UA, 12 UB, 12 UC, 12 UD, 12 UE, 12 UF, 12 UG, 12 UH, 12 UI, 12 UJ, 12 UK, 12 UL, 12 UM, 12 UN, 12 UO, 12 UP, 12 UQ, 12 UR, 12 US, 12 UT, 12 UY, 12 UZ, 12 VA, 12 VB, 12 VC, 12 VD, 12 VE, 12 VF, 12 VG, 12 VH, 12 VI, 12 VJ, 12 VK, 12 VL, 12 VM, 12 VN, 12 VO, 12 VP, 12 VQ, 12 VR, 12 VS, 12 VT, 12 VU, 12 VV, 12 VW, 12 VX, 12 VY, 12 VZ, 12 WA, 12 WB, 12 WC, 12 WD, 12 WE, 12 WF, 12 WG, 12 WH, 12 WI, 12 WJ, 12 WK, 12 WL, 12 WM, 12 WN, 12 WO, 12 WP, 12 WQ, 12 WR, 12 WS, 12 WT, 12 WU, 12 WV, 12 WW, 12 WX, 12 WY, 12 WZ, 12 XA, 12 XB, 12 XC, 12 XD, 12 XE, 12 XF, 12 XG, 12 XH, 12 XI, 12 XJ, 12 XK, 12 XL, 12 XM, 12 XN, 12 XO, 12 XP, 12 XQ, 12 XR, 12 XS, 12 XT, 12 XU, 12 XV, 12 XW, 12 XX, 12 XY, 12 XZ, 12 YA, 12 YB, 12 YC, 12 YD, 12 YE, 12 YF, 12 YG, 12 YH, 12 YI, 12 YJ, 12 YK, 12 YL, 12 YM, 12 YN, 12 YO, 12 YP, 12 YQ, 12 YR, 12 YS, 12 YT, 12 YU, 12 YV, 12 YW, 12 YX, 12 YY, 12 YZ, 12 ZA, 12 ZB, 12 ZC, 12 ZD, 12 ZE, 12 ZF, 12 ZG, 12 ZH, 12 ZI, 12 ZJ, 12 ZK, 12 ZL, 12 ZM, 12 ZN, 12 ZO, 12 ZP, 12 ZQ, 12 ZR, 12 ZS, 12 ZT, 12 ZU, 12 ZV, 12 ZW, 12 ZX, 12 ZY, 12 ZZ.

Total ... 0-0

M. YOUNG,

Tangore District Secretary to Government.



(SPECIAL REVENUE.)

ERRATUM.

*Obituary notice* 28, 1918.

In notification No. 251, dated 4th July 1918, published on page 322 of Part I of the *Port St. George Gazette*, dated 1st August 1918.

(1) For item No. 1 substitute the following:—

"Amputation containing not more than one-third grain of cocaine such in admixture with Adrenalin, Mandarin, or Spanton."

(2) Delete the words "when labelled by the holder as" in items Nos. 8 to 10 and 12; and

(3) For item No. 14 substitute the following:—

"Other preparations containing cocaine or other derivatives of coca in admixture with other drugs, containing in the aggregate not more than such quantity of cocaine, hydrochloride or other derivative of coca as acetate, trochiscus, pessary, soluble, sterile, emulsion, lozenges or food dyes, as to render it impossible for any such preparation to be taken for the effect of cocaine or any other derivative of coca alone."

NOTIFICATION.

*Calcutta, September 3, 1918.*

No. 2.—The following resolution of the Government of India is republished:—  
FINANCE DEPARTMENT.

*Special Revenue—Income-tax.*

*Code, No. 1225-F, dated 19th August 1918.*

No. 1225-F.—In exercise of the powers conferred by section 44 of the Income-tax Act, 1918 (VI of 1918), the Governor-General in Council is pleased to cancel clause (b) of paragraph 1 of notification of the Government of India in the Finance Department No. 122-F, dated the 26th March 1918.

M. YOUNG,

*Secretary to Government.*

REVENUE (SPECIAL) DEPARTMENT.

NOTIFICATIONS.

*Calcutta, August 22, 1918.*

No. 25.—His Excellency the Governor in Council declares, under the provisions of section 25 of the Indian Forest Act of 1907, that the areas, the boundaries of which are set forth in the schedule below, shall be constituted reserved forests under the Act with effect from 1st November 1918:—

SCHEDULE.

District.	Taluk.	Name of village.	Name of forest.	Description and boundaries.
Nasik.	Barga.	Dahur.	Adjoining to Dahur except forest.	The addition comprises— S. No. ... .. 122 ... .. 123 ... .. 124 ... .. 125 ... .. Total ... .. and they are bounded on all sides by the Dahur reserved forest.

*Calcutta, September 3, 1918.*

No. 25.—The following notification of the Government of India is republished:—  
DEPARTMENT OF COMMERCE AND INDUSTRY.

*Customs—Wares.*

*Code, No. 1754 dated 1918.*

No. 1754.—In exercise of the powers conferred by section 2 of the Import and Export Act, 1908 (XI of 1908), the Governor-General in Council is pleased to direct that the following amendment shall be made in the schedule appended to the Departmental Notification No. 3074, dated the 10th May 1918, as subsequently amended:—

For the existing entry:—

"(A) to all destinations in Foreign countries in Europe and in the Mediterranean and Black Seas, whether France and French Possessions, Spain, Italy and Italian Possessions, Spain and Portugal and to all known Baltic ports."

Substitute the following:—

"(D) to all destinations in European and Asiatic Russia and in other Foreign countries in Europe and in the Mediterranean and Black Seas other than France and French Possessions, Italy and Italian Possessions, Spain and Portugal."

A. B. SNAPP,  
*Secretary to Government.*

## (Marine.)

## NOTIFICATIONS.

Colombo, August 26, 1918.

No. 12.—In exercise of the powers conferred by section 8, sub-section (1), clauses (i), (2) and (m), of the Indian Ports Act, 1908 (XV of 1908), the Governor in Council issues the following amendments to the rules for the importation of petroleum into the port of Madras published in notification No. 47, Madras, dated 23rd June 1917, at pages 786-81 of Part I of the *Port St. George Gazette*, dated the 26th June 1917.

*Amendment to the rules for the importation of petroleum into the port of Madras.*

In rules 3, 4 (2) and 5 (c) for the words "in case" the following shall be substituted:—  
"in bulk or case."

At the end of rule 7 the following shall be added:—

"But in the case of a vessel carrying non-dangerous petroleum in bulk, when such other cargo consists of oil products, other than dangerous petroleum, in casks, tins, cans or kegs carried in a separate hold, such other cargo may be discharged simultaneously with the pumping ashore of the vessel's bulk oil, if in the opinion of the Deputy Port Commissioner reasonably adequate precautions have been taken for the protection of fire."

Colombo, September 3, 1918.

No. 13.—The following shall be inserted after the words "For the first and succeeding weeks or portions thereof—these the rate for the first week" in clause 3 (c) of Part I (A) of the Madras Port Trust's code of rules published in the *Public (Marine) Department Notification* No. 73, dated 12th May 1918, on pages 601-56 of Part I of the *Port St. George Gazette* of the 5th May 1918:—

"But if at any time the Trust should apprehend serious congestion in its transit sheds to the detriment of the rapid transit of goods through the port, it may direct the owners or consignees of any specified goods to remove such goods from the harbour premises within a given hour; and should the goods not be so removed, the Trust may remove them from the shed up to 10.00 per ton per day until the goods shall have been removed from the harbour premises. And if the shoreward wharves should prove inadequate to contain the removal of the goods, the Trust may itself remove them from the transit sheds at the expense of the owners and may stack them in any open space within its premises at the risk of the owners."

No. 14.—In exercise of the powers conferred by section 8, sub-section (1) of the Indian Ports Act, 1908, the Governor in Council proposes to issue the following addition to the code rules for the port of Madras published in Notification No. 81, dated 26th September 1917, on pages 1009-1072 of Part I of the *Port St. George Gazette*, dated the 6th September 1917.

The draft of the addition proposed is published herewith as required by section 8, sub-section (1) of the Act, for the information of persons likely to be affected thereby and notice is hereby given that it will be taken into consideration at or after the 1st October 1918.

If any objections or suggestions which may be received from any person with respect to the addition before the date fixed as aforesaid will be considered by the Governor in Council.

Draft addition proposed.

At the end of rule 4 (2) add the following:—

"The fee for this inspection will be Rs. 25."

A. R. ENAYF,  
Secretary to Government.

## PUBLIC WORKS DEPARTMENT.

## LEAVE.

Colombo, August 28, 1918.

Under article 203 of the Civil Service Regulations, Mr. Joseph James O'Reilly, Executive Engineer, South Presidency Division, is granted privilege leave for six weeks with effect from the 1st September 1918 or date of relief.

## EXTENSION OF LEAVE.

Colombo, August 30, 1918.

The privilege leave for six months granted to Mr. J. S. Westerdale, Executive Engineer, Madras Presidency Division, in Part I of the *Port St. George Gazette*, dated 15th August 1918, is extended by one month.



6. *Purpose of supply.*—Subject to the provisions of this license and the Act and the rules thereunder, the licensee shall be entitled, during the continuance of this license, to supply energy for all purposes except in bulk within the area of supply.

7. *Geographical limits.*—(a) The licensee shall, within a period of three years after the commencement of this license, lay down suitable and sufficient distributing mains and connect wires in the subdivision of the Government of Madras for the purpose of supply of electricity throughout each street or parts of streets as are mentioned in the first schedule and as indicated in black on the deposited map. In the case of difference between the description in the first schedule and as indicated on the deposited map, the latter shall prevail.

(b) If the licensee fail to comply with the provisions of sub-clause (a) the license may be revoked.

8. *Generating station.*—The generating station shall be within the area of supply above referred to.

9. *Working up of streets and railways and crossings, railways.*—(a) The licensee are hereby specially authorized to cross the lines mentioned and to open and break up the soil and pavement of the railway at the places mentioned in the second schedule in this license.

(b) The length of trenches to be opened on any street at any one time and the period for which they may remain open shall be determined from time to time by Government or the local authority by which such street is responsible. When any street is crossed, not more than half the width of such street shall without the specific authority in writing of Government or the local authority be closed for traffic.

10. *Limit of price to be charged in respect of the supply of energy.*—The price to be charged by the licensee for energy supplied by them shall not exceed those stated in that behalf in the third schedule, or in the case of a method of charge approved by the Government of Madras in accordance with clause (X) of the schedule of the Act such maxima as the Government of Madras shall fix as approving the method.

11. *Purchase of undertaking.*—(a) The option of purchase given by section 7, sub-section (1) of the Act shall first be exercisable on the expiration of thirty years from the date of the certificate of this license and on the expiration of every subsequent period of ten years during the subsistence of this license. The percentage of the value to be determined in accordance with and for the purpose of section 7 (1) of the Act of the lands, buildings, works, materials, and plant of the licensee therein mentioned to be added under the second proviso of the sub-section to such value as amount of compulsory purchase shall be twenty per centum.

(b) In accordance with section 7, sub-section (2), clause (b) of the Act, it is hereby declared that the generating station to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7 of the Act.

(c) During the period of notice prescribed in section 7 (4) of the Act all subsidiaries and debts of money due to the capital account of the licensee shall be subject to the previous approval of Government.

12. *Exemption from the schedule in the Act.*—In pursuance of section 8, sub-section (1), clause (f) of the Act, it is hereby expressly declared that clause (IX) of the schedule to the Act shall be exempted from application in this license.

13. *Assignment of license.*—At any time after the commencement of this license, the licensee may, with the previous consent in writing of the Government of Madras, assign this license or transfer the whole of their undertaking in respect of which this license is granted (including all lands, buildings, works, materials, and plant of the licensee) to a company formed or to be formed and registered in British India in accordance with the law in force in British India or in England under the English Companies Act, having authority to take over the license and the work undertaking as the case may be and to exercise the powers and perform the obligations given to or imposed upon the licensee under this license and the Act and rules made under the Act, and as such assignment or transfer the rights, powers and authorities, obligations and liabilities of the licensee shall be assigned and transferred to and shall be exercised by and shall attach to such company formed to be formed as aforesaid.

14. *General powers.*—The licensee shall have power, with the previous approval in writing of the Government of Madras, to hire and procure such conditions of supply as may be necessary from time to time for the due fulfilment of the terms and conditions of the license and the Indian Electricity Act and the rules thereunder.

Witness this Third day of September One thousand nine hundred and eighteen.

(Signed by order of His Excellency the Governor in Council.)

S. B. MURRAY,  
Secretary to Government, P.W.D., Madras.

First Schedule.

Streets in which the licensee is to lay down suitable and sufficient distributing mains for the purpose of general supply.

North Chittr street.	
East " "	
West " "	
North Anna Main street.	
South " "	
East " "	
West " "	

Main Guard Road.  
 Dargal lane.  
 Junction lane from South Main street to South Avenue Main street.  
 Fishermen street.  
 Road between North Chilton street and Fishermen street.  
 Dargal Road from South Chilton street to Madras College.  
 Main Government street.  
 Thangappa Mudaliyar Agriharam street.  
 Kavalakudi street.  
 North Main street.  
 South " " "  
 East " " "  
 West " " "  
 Nannamunda Marthi street.  
 West Perumal Marthi street.  
 West Vail street from Dargal Road to Nannamunda Marthi street.  
 Thirupannakuram Road from South Vail street to Dargal Road.  
 Marjankara street from South Main street to South Market street.  
 Nannamunda Road from East Main street to Perampal Chennai.  
 South Nannai street from East Main street to East Market street.  
 East Market street from Alagar line to Vaidanpalli street.  
 North Market street between East Market street and New street.  
 New street.  
 North Vail street from Kolabannaya Takkalukam street to New street.  
 Kothamangala Takkalukam street from South Main street to New Jail Road.  
 Bridge Road.  
 Vaigal Bridge.  
 Takkalukam Road from Vaigal Bridge to Thannukham Road.  
 Thannukham Road.  
 Alagar Kudi Road from junction with Thannukham Road to first junction with New  
 " Grand Road.

#### SECOND SCHEDULE.

List of places which may be taken up by the licensee in pursuance of the special powers granted by clause 2 (c) of the license.

- (a) The street Vaigal.  
 (b) The railway crossings of the South Indian Railway Company, Limited, at the following places:—  
 Puthi Thappa Road.  
 New Jail Road.  
 Dargal Road.  
 Thirupannakuram Road.  
 South Vail Villupuram Road.

#### THIRD SCHEDULE.

##### Electric Charges.

Clause 1.—The term "Unit" as used in this schedule shall be deemed to mean the energy contained in a current of one thousand amperes flowing under an electromotive force of one volt during one hour.

Clause 2.—Where the licensee charges any consumer by the actual quantity of energy supplied to him, they shall be entitled to charge him, subject to a minimum monthly charge of three annas, at the following rates:—

- (a) For lighting and fan purposes eight annas per unit.  
 (b) For other purposes than lighting and fan:—  
 (i) For any quantity not exceeding the equivalent of thirty-three hours' supply per month at the maximum power which has been demanded at the rate of four annas per unit.  
 (ii) For any quantity exceeding the equivalent of thirty-three hours' supply per month at such maximum power at the rate of three annas per unit.  
 (iii) For any further quantity exceeding the equivalent of sixty-six hours' supply per month at such maximum power at the rate of two annas per unit.

Clause 3.—When the licensee measures the quantity of current contained in the supply to the consumer they shall be entitled to charge him for electrical energy according to the rates set forth in clause 2 of this schedule, the quantity of energy supplied to him being taken to be the product of the quantity of current as measured by the meter and the declared pressure at the consumer's terminals, that is to say full constant pressure at his terminals, as may be declared by the licensee under the Act. Provided that when the licensee supply energy on an alternating system this method of measurement shall not apply and that in such cases the quantity of energy contained in the supply shall be measured by one or more suitable and approved meters.

S. B. MURRAY,  
 Secretary to Government, P.W.D.





SUPPLEMENT TO PART I  
OF  
**THE FORT ST. GEORGE GAZETTE.**

No. 25.]

MADRAS, TUESDAY EVENING, SEPTEMBER 3, 1918.

[Price, 6 pica.

**FINANCIAL DEPARTMENT.**

**NOTIFICATION.**

*Calcutta, May 11, 1918.*

No. 18.—The following notification of the Government of India is republished:—

**FINANCE DEPARTMENT.**

*Sind, the 11th May 1918.*

No. 1250-F.

**SECOND INDIAN WAR LOAN.**

The whole of the cash subscriptions received will be given to His Majesty's Government for the prosecution of the War as part of India's £100 million contribution.

**ISSUE OF**

**5½ per cent Income-tax Free War Bonds 1921**

Repayable on the 15th September 1921 at Rs. 100 per cent.

**5½ per cent Income-tax Free War Bonds 1923**

Repayable on the 15th September 1923 at Rs. 100 per cent.

**5½ per cent Income-tax Free War Bonds 1925**

Repayable on the 15th September 1925 at Rs. 100 per cent.

**5½ per cent Income-tax Free War Bonds 1928**

Repayable on the 15th September 1928 at Rs. 100 per cent.

**AND OF**

**Post Office 5-Year Cash Certificates,**

**Free of Income-tax.**

*Principal and Interest secured on the Revenue and Assets of the Government of India.*

**War Bonds 1921, 1923, 1925 and 1928.**

**INTEREST:** Rs. 150 for every Rs. 100 applied for.

**REDEMPTION:** Payable half-yearly at the rate of 5½ per cent per annum on the 15th March and the 15th September.

Advance interest from the date of purchase to the 14th September 1918 will be paid at the time of purchase of Bonds.

Advance interest from the date of purchase to the 14th March 1919 will be paid at the time of purchase on Bonds purchased through the Post Office after the 14th September 1918.

**Senior Bonds:** War bonds 1921, 1923, 1925 and 1926 will be accepted at par during the currency of the Bonds as the equivalent of cash for the purpose of subscription to any future long term loan issued by the Government of India, whatever rate of interest is attached to such loan.

Interest on War Bonds 1921, 1923, 1925 and 1926 will be income-tax-free but will be taken into account in determining the rate at which the tax is levied on other income and will be liable to super-tax.

**Form of Securities:** War Bonds will be issued in the form of (a) Inscribed Stock Certificates, or (b) Promissory Notes. These will subsequently, if desired, be exchanged, free of cost, for Senior Bonds when the latter are available.

If no preference is stated by the purchaser, War Bonds will be issued in the form of Inscribed Stock Certificates.

Promissory Notes will, in order to avoid delay, be issued in the first instance in as few separate pieces as possible, but these will later on be exchanged free of charge for pieces of such denominations as may be applied for. A single Stock Certificate will be issued for the amount required.

### 1. War Bonds in the form of promissory notes in denominations of Rs. 100, or multiples thereof, can be purchased

Purchase of Bonds in the form of promissory notes from the 1st June 1918 to the 14th September 1918 on payment of the amount due

anywhere at Banks and Government offices.

(a) without formal application, at the Head Office, or any Indian branch, of the Banks of Bengal, Bombay and Madras and

(b) on application, at the office of the Controller of Currency, Calcutta, of any Accountant-General or Comptroller or at any Government treasury or sub-treasury.

Applications may be in the form attached hereto (Form A), or may be in any other form which states clearly the amount and description of Bonds required, the full name and address of the purchaser, and the treasury at which he desires that interest shall be paid.

### 2. War Bonds in the form of inscribed stock can be obtained in denominations of Rs. 100 or multiples thereof, from

Purchase of Bonds in the form of inscribed stock at Government offices and Banks. from the 1st June 1918 to the 14th September 1918 on payment of the amount due and on application, from the Public Debt Office, Calcutta, direct or through any of the following offices:—

(a) Office of the Controller of Currency, Calcutta, or any Accountant-General or Comptroller;

(b) The Head office, or any Indian branch of the Banks of Bengal, Bombay, or Madras;

(c) Any Government treasury or sub-treasury.

Applications may be in the form attached hereto (Form A), or may be in any other form which states clearly the amount and description of Bonds required, the full name and address of the applicant, and the treasury at which he desires that interest shall be paid.

### 3. War Bonds in the form of inscribed stock or promissory notes can be purchased in denominations of Rs. 25, or multiples thereof, subject to a maximum of Rs. 10,000, from the 1st June 1918 to the 31st December 1918 on

Purchase of Bonds at post office. payment of the amount due and on application at any post office conducting savings bank business. Applications may be in the form attached (Form B), or may be in any other form which states clearly the amount and description of Bonds required, the full name and address of the applicant and the treasury at which he desires that interest shall be paid.



Bonds purchased through the post office may, if so desired, be left in the custody of the Accountant-General, Posts and Telegraphs.

4. Payment may be made either in cash, or by cheque. In the case of purchases of Bonds at Banks cheques should be drawn in favour of the Secretary and Treasurer of the Agent of the Presidency Bank according as the purchase is made at the Head Office or at a branch of the Presidency Bank. In the case of purchases made at a Government office or a post office the cheque should be drawn in favour of the officer to whom the application is presented.

Payment at post offices may also be made by withdrawal of sums at the credit of the applicant at the post office savings bank.

Payment at Head offices of Presidency Banks may also be made in Indian Treasury bills which will be accepted as cash at their face value less a discount calculated at the rate of 4 per cent per annum on the unexpired portion of the currency of the bill.

5. Brokerage of one-eighth per cent will be paid to recognised bankers and brokers by the Presidency Banks on any payment in cash or by cheque made through them for purchase of War Bonds.

Brokerage of one-eighth per cent will be allowed to recognised bankers and brokers on applications for War Bonds, bearing their stamp, presented to the Controller of Currency or to any Accountant-General or Comptroller, or at any Government treasury or sub-treasury.

Brokerage of one-sixteenth per cent will be paid to recognised bankers and brokers by the Presidency Banks on any payment in the form of Indian Treasury bills made through them for purchase of War Bonds.

#### Post Office 5-year Cash Certificates

(FREE OF INCOME-TAX)

For Rs. 10, Rs. 20, Rs. 50, Rs. 100 and Rs. 500.

PAYABLE 5 YEARS AFTER DATE.

Issue price Rs. 7-12, Rs. 15-8, Rs. 38-12, Rs. 77-8 and Rs. 387-8.

6. Post Office 5-year Cash Certificates may be purchased at any time at any post office conducting savings bank business subject to a maximum holding of Rs. 10,000 by any one person.

7. These certificates may be cashed at the post office of issue at any time during the 5-year period at rates not in any case less than the amount originally paid for the Certificates. These and other particulars can be ascertained at any post office.

#### FORM A.

Form for use when purchases are made at a Government office.

No.

herewith tender Rs.

\_\_\_\_\_ in payment of War Bonds of the equivalent value to be

issued to me in the form of <sup>Treasury Note</sup> ~~Treasury Note~~ interest to be payable at \_\_\_\_\_

Signature \_\_\_\_\_

Name \_\_\_\_\_

Date \_\_\_\_\_

Address \_\_\_\_\_

## FORM B.

Form to be used when purchases are to be made at a post office.

I, W. J. Leeder

Reside

my own savings bank post office for withdrawal of the

in payment of War

Cash my/our amount of £                      post officeBonds  
1919  
1920  
1921  
1922of the equivalent value to be issued in the form of                      andto be                     

received in the name of the Assistant General, Posts and Telegraphs

## 2. Interest to be payable

(1) at the

Treasury,

(2) into my S.B. Account No.                      opened at the

post office,

(3) into a S.B. account to be opened in my name at the

post office.

Signature                     Name in full                     Address                     Date                     

(To be filled in by Post Office.)

Date of presentation  
at the post office.(To be noted by the  
receiving Postmaster.)

R.D. Stamp

Register No.                     (To be noted by  
Head Postmaster.)L. DAVIDSON,  
Acting Chief Secretary.



ஆதலி லுத்தொழிந்தாரதுள், பிள்ளு ஸ்ரீமதக் கலாசாஸ்திரி (கலாசாஸ்திரி) லுள்ள பிள்ளை உத்தொழிந்து, கிழவாரத்தார்க்கெனவும், ஸாஸ்திரி ஸ்ரீமத்குத்தொழிந்த பிள்ளை கெளரவத்து லுள்ளி கலாசாஸ்திரி ஆதலி லுத்தொழிந்தார் லுள்ளார்.

வாஷிங்டன் ஆங்கில அமைதி இலாபகரமாக இருக்கிறது என்றும், அதை எல்லா நாடுகளும் ஏற்றுக் கொள்ளவேண்டும் என்றும் கூறுகின்றன.

வாஷிங்டன் ஆங்கில அமைதி இலாபகரமாக இருக்கிறது என்றும், அதை எல்லா நாடுகளும் ஏற்றுக் கொள்ளவேண்டும் என்றும் கூறுகின்றன.

1. ருத்திராட்சு 100 க்குள் எல்லாருக்கும் அந்த முடிவைக் கடைப்பிடிக்க வேண்டும். 1918 ஜூன் 3-ம் நாள் முதல் 1918 நவம்பர் 14-ம் நாள் வரை எல்லா நாடுகளும் இதை ஏற்றுக் கொள்ள வேண்டும். இல்லாவிட்டால், அந்த முடிவை கடைப்பிடிக்க வேண்டும்.

(a) இதைக் கடைப்பிடிக்க வேண்டும் என்றும், அதை எல்லா நாடுகளும் ஏற்றுக் கொள்ள வேண்டும் என்றும் கூறுகின்றன.

(b) எல்லா நாடுகளும் இதை ஏற்றுக் கொள்ள வேண்டும் என்றும், அதை எல்லா நாடுகளும் ஏற்றுக் கொள்ள வேண்டும் என்றும் கூறுகின்றன.

அதேபோல, இதை ஏற்றுக் கொள்ள வேண்டும் என்றும், அதை எல்லா நாடுகளும் ஏற்றுக் கொள்ள வேண்டும் என்றும் கூறுகின்றன.

2. ருத்திராட்சு 100 க்குள் எல்லாருக்கும் அந்த முடிவைக் கடைப்பிடிக்க வேண்டும். 1918 ஜூன் 3-ம் நாள் முதல் 1918 நவம்பர் 14-ம் நாள் வரை எல்லா நாடுகளும் இதை ஏற்றுக் கொள்ள வேண்டும். இல்லாவிட்டால், அந்த முடிவை கடைப்பிடிக்க வேண்டும்.

(a) இதைக் கடைப்பிடிக்க வேண்டும் என்றும், அதை எல்லா நாடுகளும் ஏற்றுக் கொள்ள வேண்டும் என்றும் கூறுகின்றன.

(b) எல்லா நாடுகளும் இதை ஏற்றுக் கொள்ள வேண்டும் என்றும், அதை எல்லா நாடுகளும் ஏற்றுக் கொள்ள வேண்டும் என்றும் கூறுகின்றன.

(c) அதை எல்லா நாடுகளும் ஏற்றுக் கொள்ள வேண்டும் என்றும், அதை எல்லா நாடுகளும் ஏற்றுக் கொள்ள வேண்டும் என்றும் கூறுகின்றன.

அதேபோல, இதை ஏற்றுக் கொள்ள வேண்டும் என்றும், அதை எல்லா நாடுகளும் ஏற்றுக் கொள்ள வேண்டும் என்றும் கூறுகின்றன.

കാലത്തുവെക്കി കല്പനയ്ക്കു് നല്ല  
 'കല്പ'കളെക്കൊണ്ടു് ഉപകരിച്ചാണു്  
 കല്പം.

[illegible]

சென்னை: காவல்துறைப் பீதியில் வாழும் மக்கள் மீது துணிச்சலாக நடவடிக்கை எடுக்க வேண்டும் என தமிழக அரசுக்கு உத்தரவு பிறப்பித்துள்ள சென்னை உயர்நீதிமன்றம், 400க்கும்

**Abstract**

செயல்பாட்டின்படி கையாண்டுள்ள துணிகள் அப்போதும்கூடப் பேசிக்கூடிய இரப்பிக்  
 மின்சாரக் கருவிச் செயல்பாட்டிற்கு உடனடி அங்கீகரிக்கப்படும்.

[illegible]

1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 26

കുറവാണ്. മണിമൂല്യം അല്പമായി ഒരു അക്കരെക്കൂടി ചാലിയോ കിട്ടിയാൽ വലിയ വരുമാനം ലഭിക്കുമെന്നു കരുതിയാണ് ഇവർ ഇങ്ങനെ ചെയ്തത്.

[illegible]



2. പേരിനെ

- (1) \_\_\_\_\_ പാലക്കാട് ജില്ലയിൽ  
(2) \_\_\_\_\_ പാലക്കാട് ജില്ലയിൽ \_\_\_\_\_ നഗരം  
\_\_\_\_\_ നഗരവിഭാഗത്തിൽ \_\_\_\_\_  
(3) \_\_\_\_\_ പാലക്കാട് ജില്ലയിൽ \_\_\_\_\_ നഗരവിഭാഗം പാലക്കാട്  
ജില്ലയിൽ \_\_\_\_\_ പാലക്കാട് നഗരവിഭാഗത്തിൽ \_\_\_\_\_  
\_\_\_\_\_ പാലക്കാട് ജില്ലയിൽ \_\_\_\_\_

പാലക്കാട് ജില്ലയിൽ

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(പാലക്കാട് ജില്ലയിൽ)

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(പാലക്കാട് ജില്ലയിൽ)

(പാലക്കാട് ജില്ലയിൽ പാലക്കാട് നഗരവിഭാഗത്തിൽ)

\_\_\_\_\_

(പാലക്കാട് ജില്ലയിൽ)

E. V. KURUVILA,  
Acting Magistrate, Palakkad.





No. 1961.—In exercise of the power conferred by section 18 of the Madras Local Boards Act, 1894, and in modification of notification No. 1732, published on page 811 of Part I-A of the Port SE. Gazette Extraordinary, dated 15th November 1930, the Governor in Council is pleased to declare that the maximum number of members to be appointed for the Madras District Board shall, for the time being, be thirty-two and that the number of such members to be appointed by election shall be twenty-four.

No. 1962.—In exercise of the power conferred by section 19 of the Madras Local Boards Act, 1894, the Governor in Council hereby declares that the number of members to be appointed by election to the Madras Board in the Madras district shall, for the time being, be as shown below:—

Place of birth.	Number of members to be elected.	Place of birth.	Number of members to be elected.
Madras .. ..	10	Uttarampattam .. ..	20
Malabar .. ..	10	Dindigul .. ..	10

No. 1963.—In exercise of the power conferred by section 20 of the Madras Local Boards Act, 1894, and in modification of a notice of consultation No. 1217, published on page 751 and 753 of Part I-A of the Port SE. Gazette Extraordinary, dated 20th November 1931, in relation to the Tanjore District Board, the Governor in Council is pleased to declare that the maximum number of persons to be appointed members of this district board and the number to be appointed by election shall be fifteen and ten, respectively.

No. 1964.—Under section 149 of the Madras Local Boards Act, 1894, the Governor in Council directs the publication of the following statement which it is proposed to make in the revised schedule I to the value fixed for the submission of notices of the Act and published under notification No. 1251 on page 925-927 of Part I-A of the Port SE. Gazette Extraordinary, dated 20th November 1931. Any objections or suggestions that persons interested may desire to make in respect of the draft statement should reach Government on or before the 10th September 1932.

SCHEDULE.			
District.	Place of birth.	System of election.	Number of members to be elected by each class.
Tanjore .. ..	Tanjore .. ..	1. .. ..	1
		2. .. ..	2
		3. .. ..	3
		4. .. ..	4

No. 1965.—In partial modification of notification No. 1880 published on page 504 of Part I-A of the Port SE. Gazette Extraordinary, dated 7th September 1930, the Governor in Council is pleased to declare, under clause (a) of section 19 of the Madras Local Boards Act, 1894, that the number of members to be appointed to the Tiruchirappalli Municipal Council to be appointed by election shall be three.

No. 1966.—Under section 23 of the Madras District Municipalities Act, 1914, the Governor in Council directs that, from and after the date of the notification, the seat described below and measuring about 6 acres, be the same a little more or less shall be included from the operation of the said Act:—

Written proclamation of Talavara, S. No. 275-141, bounded on the north by lands belonging to Government, Anglo-Tamil secondary school and Government land; and south by land belonging to the Government Anglo-Tamil secondary school, with by Government, written proclamation .. ..

#### ACQUISITION OF LANDS.

No. 1967.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0.508 square feet, be the same a little more or less, is needed for a public purpose, to wit, for use as a well stand in the Mangalore Municipality; and, under sections 5 and 7, the Revenue Divisional Officer, Mangalore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Mangalore, and may be inspected at any time during office hours.

North Kanara district, Mangalore taluk, Guba banara village.

S. No. 221-2, belonging to Madras State Bank, bounded on the north by S. No. 120-1 & 2; and by S. No. 120-1 and 2; and by S. No. 417; and by Government land .. ..

No. 1968.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0.510 square feet, be the same a little more or less, is needed for a public purpose, to wit, for giving an access to the main road from the Mangalore Municipality to the Mangalore Municipality; and, under sections 5 and 7, the Revenue Divisional Officer, Mangalore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Mangalore, and may be inspected at any time during office hours.

South Kanara district, Mangalore taluk, No. 22-A, Bolar village.

S. No. 221-2, belonging to Mangalore Municipality, bounded on the north by S. No. 120-1 & 2, and by S. No. 120-1 & 2; and by S. No. 417; and by Government land .. ..

S. No. 221-2, belonging to Mangalore Municipality, bounded on the north by S. No. 120-1 & 2, and by S. No. 120-1 & 2; and by S. No. 417; and by Government land .. ..

Total .. ..

- No. 1269.—Under section 8 of the Land Acquisition Act, 1954, the Government Council hereby declares that the land mentioned below and measuring 841 a/c of area, to be more or little more or less, is needed for a public purpose, to wit, for a proposed Dispensary at Pital in the Tumbler Valley Municipality and, under sections 8 and 7, the Revenue Divisional Officer, Tumkur, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Tumkur, and may be inspected at any time during office hours.

Tianyuhe district, Tianyuhe town, Potai village

*Suaeda*, single very wet, fl. No. 418, belonging to several *Palaemonetes* burrows connected by the Eastern Chukchi-Siberian Canal and Kirovskaya-Gostynin, located on the north by Ennsval's-Imperial road; near by named also fl. No. 464, which is noted also in fl. No. 408 and the basin of Volgodon-ka. Not used by birds to build nests.

No. 1218.—Under section 8 of the Land Acquisition Act, 1824, the Governor-in-Council hereby declares that the land mentioned below and measuring 55,000 square feet, be the more a little more or less, is needed for a public purpose, to wit, for constructing a fish station in the Mangrove mangrovely land, under section 2 and 3, the Divisional Officer, Mangalore, is appointed to perform the functions of a Collector under the Act and directed to take care for the acquisition of the said land. A plan of the land is kept in the office of the Divisional Officer, Mangalore, and may be inspected at any time during office hours.

South Kanara District, Mangalore taluk, No. 25 A, Gollhall village.

D. Hs. 71 A, belonging to Derry House, founded on the earth by S. Ho. 71; and by S. Hs. 71 and 71 B.

No. 1073.—Under section 6 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 25 a is situate in the zone a little more than 1 mile, is required for a public purpose, to wit, for a mental asylum; and, under sections 2 and 7, the Revenue District Officer, Palghat, is authorized to perform the functions of a Collector under the Act and directed to take steps for the acquisition of the said land. A plan of the land is kept in the office of the Revenue District Officer, Palghat, and may be inspected at any time during whose hours.

Makhaz district, Fergana valley, Arakhsai village.

*Eptenoid*, transcribed by, order of R. No. 171-8, bringing to Krasnoyarsk, Ust'-Kamen, Krasnoyarsk, and to the north, located on the north, east, south and west by R. No. 111-4 (1970-04) ...

No. 3013.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and amounting 075 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for a school yard; and, under sections 5 and 7, the Revenue Divisional Officer, Palgani, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Palgani, and may be inspected at any time during office hours.

Melanie Butler, Polarisatörin, [Kommunikation@fife.re](mailto:Kommunikation@fife.re)

Bywaters, waterpud dry, portion of S. No. 112-21 A-1 belonging to Esmacine, Chiriquí Valley Region, Esmeraldas, central and western, located on the north by S. Nos. 112-20 B and 121-23 A-2 (partial); south, north and west, S. No. 112-23 A-1 (partial) .. .. .

No. 1003.—Under section 8 of the Land Act (1891, No. 1891, the Governor in Council hereby declares that the land enclosed below and measuring 950 of acres be the same a little more or less, is needed for a public purpose, to wit, for a mental asylum, and, under sections 1 and 3, the Revenue Divisional Officer, Falmouth, is authorized to perform the functions of a Collector under that Act and directed to take effect for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Falmouth, and may be inspected at any time during office hours.

Wakhan District, Wakhan tribe, Wakhan/Iskhan village.

En-Arroyo, semidesert dry, portion of R. No. 165-1, belonging to K. E. Hy. The lower 1/2 was Arroyo and M. H. Hy. Surface Vascular Water Arroyo (surface) and M. Semidesert to Pallas (surface), bounded on the south by No. 165-1 and Malpais. This desert; wet, north and west by S. 165-1 (surface) .. ..

[illegible]

Malabar district, Palghat taluk, Karsadaval village.

Reynolds, accompanied by, portion of S. W. 2151, belonging to Maxine Ellen Emerson, wife of John of  
Richard Allen Taylor, owner and occupant, situated on the north, east and west by S. W. 2151.

Rs. 1,018.—Under section 84 of the Land Acquisition Act, 1894, the Government Council hereby declares that the land comprised below and measuring 614 acres, in the name of Julemrao of late, is needed for a public purpose, to wit, for a road from Frohampy to Kalkatsharkhat (1) and, under

8.2







Chakravarthy P. Marudayya Abdurrahman Kazi Hajee Sahib Sahibdar has been elected as a municipal councillor of the Cuddalore Municipality.

Maldive Collector's Office,  
10th August 1918.

E. R. EVANS,  
Collector.

Under section 11 of the Madras Local Boards Act of 1894, M.R.Sy. S. S. Srinivas Ayyar Ayyar, s.s., Tahsildar of Madhavur, has been designated as a member of the Annamalai District Board by the Travancore Taluk Board.

Annamalai District Board's Office,  
20th August 1918.

T. BHAGAVATY,  
President.

Under section 21 of the Madras Local Boards Act, V of 1894, M.R.Sy. S. Ramaswami Reddy Ayyar has been duly elected as a member of the Chingleput District Board by the Eastapet Taluk Board.

Chingleput District Board's Office,  
10th August 1918.

J. F. BRYANT,  
President.

Under the power delegated to him by G.O. No. 573, dated 26th March 1909, the President, District Board, Chingleput, is pleased to appoint M.R.Sy. K. Subbarao Chingleput Ayyar, to be a member of the Chingleput Taluk Board.

Chingleput District Board's Office,  
10th August 1918.

J. F. BRYANT,  
President.

In exercise of the power delegated to him by G.O. No. 609 L., dated 17th May 1894, by His Excellency the Governor in Council under section 160 of the Madras Local Boards Act, V of 1894, the President, District Board, Cuddalore, hereby appoints M.R.Sy. U. Ramaswami Gura, Tahsildar of Sullur, to be a member of the Rajapet Taluk Board.

Cuddalore District Board's Office,  
17th August 1918.

H. H. BURNETT,  
President.

In exercise of the power delegated to him by the Governor in Council under section 160 of the Madras Local Boards Act V of 1894, the President, District Board, Tirupur, hereby re-appoints the undersigned gentleman to be a member of the Chingleput Taluk Board.

M.R.Sy. Chinnabai Ramaswami Parthi Gura, Acting Deputy Tahsildar, Kadele, s.s. M.R.Sy. Desamudayar Mahesh Gura, transferred from the Division.

Madurai District Board's Office,  
20th August 1918.

H. SANTANI RAJU,  
President.

Under section 11 of the Madras Local Boards Act, 1894, M.R.Sy. Subbarao Rajasubbarao Madhavur Ayyar has been appointed by election as a member of the North Arcot District Board by the Valure Taluk Board.

Under section 11 of the Madras Local Boards Act, 1894, M.R.Sy. Muthukrishna Madhavur Ayyar has been appointed by election as a member of the South Arcot District Board by the Tirumangaludi Taluk Board.

North Arcot District Board's Office,  
20th August 1918.

MR. HANMUL-LAN,  
President.

In exercise of the power delegated to him by the Governor in Council under section 160 of the Madras Local Boards Act, V of 1894, the President, District Board, Tirunelveli, hereby appoints M.R.Sy. Ramaswami Pillai Madhavur Pillai Ayyar to be a member of the Kollupet Taluk Board.

Tirunelveli District Board's Office,  
20th August 1918.

S. W. G. L. MARVER,  
President.

Under section 11 of the Madras Local Boards Act, V of 1894, the undersigned gentlemen have been duly elected as members of the Tirunelveli District Board by the Kollupet Taluk Board.

- (1) M.R.Sy. Ramaswami Subbarao Madhavur Ayyar.
- (2) M.R.Sy. T. U. S. Venkataswami Ayyar Ayyar.
- (3) M.R.Sy. Prasad Babai Ayyar Ayyar Ayyar Ayyar Ayyar.
- (4) M.R.Sy. Daga Reddy Kollupet Ayyar Ayyar Ayyar Ayyar.
- (5) The Rev. M. D. Jeyar.

Tirunelveli District Board's Office,  
20th August 1918.

T. DEEPA ACHARYA,  
President.



Published by Authority.

Ma. 2011

MADRID, TUESDAY EVENING, SEPTEMBER 3, 1918. (From 1 a. m.)

## Part 3-B.—Educational.

CONTINUED

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## HOME DEPARTMENT

## CE Application 3

## NOTIFICATIONS

Obituary, *Journal* 18, 3718, 1912.

Re 118.—The words "on or after 1st August of that year" occurring in rule 28 (1), Chapter IV of the West-India Code and the words "on or after the 1st August" in Appendix C to the Code shall be deleted.

Detonoured, August 25, 1818.

No. 115.—In order to further the development of indigenous industries, the Government of India have initiated, with the sanction of the Secretary of State, a scheme of industrial scholarships to be awarded to students in India who have shown exceptional aptitudes in any branch of industry and who are likely to add considerably to the welfare of the country by a special training in Europe. The number of students from the Madras Presidency who are being selected for such scholarships in Europe at the time is limited to four.

[illegible]

3. The scholarships are of the value of \$180 per annum to be held subject to the observance by the scholar of the rules laid down for him by the Secretary of State. The scholarship may be withdrawn by the Secretary of State at the end of any year and it may be reduced while the scholar is



being trained at work if the employer recommends this course. The selected scholar will also be required to execute a bond (vide Annexure II) undertaking to repay the cost of the scholarship he has received if he fails to return to India and continue to be employed by the Secretary of State as to do so.

3. The scholarship in Europe will be for a definite term, not less than one year nor more than five years. In certain cases it may be desirable that this should be provided for a practical training of not less than one year and be followed by a period of about one year's practical work in India. In such cases, the Local Government will grant from Provincial sources scholarships not exceeding Rs. 100 per annum for the preliminary training and scholarships not exceeding Rs. 100 per annum for the subsequent period of practical work.

4. Two scholarships are available for each candidate from the Madras Province in 1919. Candidates desirous of commencing their study abroad this season should submit their applications to the Director of Public Instruction as soon as such time as or before the 15th September next.

Applications will be considered only from persons who have already initiated themselves practically in some industry and who are desirous of improving their knowledge of that industry by further training in Europe. Applicants should specify in their applications:

- (i) their educational qualifications,
- (ii) the industry which they propose to study,
- (iii) their acquaintance with the industry,
- (iv) the nature of their practical experience in it, and
- (v) the proof, if any, of their practical aptitude or industrial bent of mind.

Every applicant should also furnish proof:

(1) that he is a native of India, i.e., a person born and domiciled within the dominions of His Majesty in India, of parents habitually resident in India and not established there for temporary purposes only;

(2) that he has the consent of his family (i.e., of his father or guardian) to proceed to Europe or elsewhere;

(3) that he has character in good;

(4) that he is not over 30 years of age;

(5) that he has sufficient knowledge of the English language; and

(6) that he is physically fit to undergo the course of life and study that he will have to follow.

5. In the case of indigenous industries, such as tanning, sugar milling, etc., a scholar should, if possible, in addition to an aptitude for the industry, selected in acquired, have adequate educational qualifications, but in the case of candidates who have not both qualifications, those who have the educational aptitude for the industry would be given preference, provided they have sufficient working knowledge of English to follow lectures in that language.

6. The educational qualifications referred to above are as follows. Those who are to study largely sciences should have credit up to the standard of the B.Sc. degree or the B.A. (with Science) or have equivalent equivalent diploma. Those who take up any branch of engineering should have passed the B.A., B.Sc. or B.E., and should have a knowledge of mechanical drawing and descriptive geometry, and should have taken mathematics, physics and chemistry among the subjects for their degree. Applicants should produce certificates from the University showing in what subjects they have passed, what degrees of passing they have reached and what marks they have secured. Certain special suggestions regarding particular industries are incorporated in Annexure I to this Circular.

7. Candidates should clearly understand (a) that the scholarships are not intended to enable the holder to prepare for the Government service, (b) that the scholar in each case is selected for a definite purpose and will be expected on proceeding to England to enter at once and without disturbance of possible alternatives in the course of training laid down for him and to comply with whatever restrictions and to do whatever kind of work it may involve, and (c) that, when the period of training is over, he will be expected to enter some business to return to India and to use those his knowledge to his good for the benefit of his country.

8. Selected scholars should, as the first step, communicate with the Madras Students' Advisory Committee in order that if or they desire advice regarding certificates, etc., and they should, when proceeding to England, take with them the originals of their certificates, testimonials and other important personal documents suggested to them by the Secretary to the Madras Students' Advisory Committee.

9. Selected scholars who intend to begin their training in England with manual work should ordinarily reach England in March or April 1919. Scholars who intend to commence their training in Europe with purely academic work should reach England not later than the middle of September 1919. The scholarships will be payable from the date on which the scholar reports their arrival in England. Selected scholars will be provided with a modest allowance payable in England and also with a second-class return passage if they carry out the instructions of the Secretary of State and complete the full period of residence or are compelled by sickness to return within that period.

10. On the return of a scholar to India the Board of Selection appointed by Government will, with the assistance of local manufacturers and employers, endeavour to find employment for him, whether he is provided with a further scholarship or not. When a scholar has a scholarship after he returns, the Local Government will be expected to continue his training while he is during the scholarship and shall, if they think this to be practicable, release him from the service, employ a report on the way in which the scholar has progressed during his training and his value as a well-trained operative. In such a case the scholar shall at the end of the period of his training receive from the Board a detailed statement of his training together with the final opinion of the Board on his qualifications.

11. The following rules have been issued by the Government of India for the guidance of Indian Government scholars in the United Kingdom.

- (1) All Government scholars are required to send fortnightly the information and advice which the Education Officer to the Secretary of State for India and the Local Authorities as

\* The Secretary to the Secretary for Colonial Affairs at Oxford and the Secretary to the International Committee at Cambridge are the Local Authorities of Oxford and Cambridge respectively.

University centres are in a position to give them, and to apply to their Local Adviser\* his instructions as regards their studies and in any correspondence. The Local Adviser\* at Oxford, Cambridge, Manchester, Edinburgh, and Glasgow have charge of Government scholars studying at those Universities. Scholars studying elsewhere will be under the charge of the Educational Adviser in London. The Adviser in the proper person to bring before the Educational Adviser is the Secretary of State for India, but another requiring the sanction of the Secretary of State in Council.

(2) Every scholar should on reaching England at once report here to the Educational Adviser in London at 21, Queen's Road, S.W. Accommodation for new scholars is provided in that house. After seeing the Educational Adviser in London, and consulting with him in regard to his course of study, he should also call on the Educational Adviser to the Secretary of State for India at the India Office.

(3) Every scholar must obey all instructions which by any means, either through the Educational Adviser in the Secretary of State for India or through his Local Adviser\* and must consult his Local Adviser\* regularly in regard to his work. No course of study will be sanctioned which does not provide for an adequate practical training. Any course which has received the sanction of the Secretary of State will not be changed without previous sanction.

(4) Every scholar must, from time to time, whenever the Local Adviser\* requires it, submit a certificate from the proper College or University authority, or from any other authority under whom he is working, showing that his standard and progress have been satisfactory.

(5) Every scholar must devote himself studiously during the tenure of his scholarship to the study of the subject for which his scholarship was granted. Any scholar who engages in his studies, or tries to work for any other profession, unsuccessfully, will render himself liable to forfeiture of his scholarship.

(6) Every scholar will be required, as he enters a course of study, to be admitted at the end of each term to his Local Adviser\* and to be forwarded through the Local Adviser\* at the end of each academic year to the Secretary of State for examination in India.

(7) Scholars will be expected to continue their studies during vacation with the exception of those who in each year. Vacation study should, as far as possible, take form of practical work.

(8) Plans for vacation work, approved by a complete estimate of any expenses for hire or travelling involved, should be sent to the Local Adviser\* not later than the end of any semester term. Scholars are not entitled to any scholarship allowance in addition to the scholarship allowance during this period on vacation work, but a scholar who returns penniless to visit the continent may, if the Secretary of State for India in Council considers that the circumstances render it desirable, be granted a subsistence allowance calculated at such rate as the Secretary of State may direct.

(9) In regard to the compliance with the above conditions, the scholar's allowance will be paid quarterly in advance by the India Office to the Local Adviser\* under whose charge he is. It will begin from the date of the scholar's reporting his arrival in England, and the Local Adviser\* will discharge it to the scholar in such instalments as circumstances may require. Three months after the date of reporting arrival, the amount to be received of each quarter day will be paid to the Local Adviser\* and subsequent payments will be made in advance to or after each annual quarter day. The allowance will, except in special cases, be at the rate of £100 a year.

(10) Every scholar is required to lodge with the Educational Adviser to the Secretary of State for India at the India Office, London, before he travels in England, the sum of £10, for initial expenses. He will have no claim to payment of any instalment of his scholarship until this deposit has been made.

(11) Charges for University and college fees, provisions for practical training, and the necessary expenses of scholars by second class, or by third class if no second is available, will, if sanctioned, be defrayed by the Secretary of State. Applications for payment of all these charges should be made through the Local Adviser\*. But charges for private tuition, unless specially sanctioned, for books, instruments, hotel bills and medical attendance must be paid by the scholar himself.

(12) No claim can be admitted for the payment of any expenditure when the scholar has obtained previous sanction from the Secretary of State.

(13) The scholarship is granted to the scholar for two years, unless the Secretary of State in the exercise of his discretion sees reason to terminate it sooner. Every scholar will forfeit his scholarship who, not being disabled by illness or prevented by any other reason which the Secretary of State may consider sufficient, fails to comply with the rules here set forth. It may be terminated at any time if a scholar fails in health or conduct. It may also be extended for a third year or longer, if the Secretary of State decides that such an extension is required to complete the scholar's training.

(14) On the expiration of the scholarship a scholar is provided by the India Office with a free second-class passage to India, and he should apply for a working ship through his Local Adviser\*. He is not entitled to make his own arrangements and to obtain an allowance in law from the India Office. If a scholar is to be detained, or if he resigns after completion of his term, or if the holder of it, on completion of its term, declines to return to India when instructed to do so, the scholar will lose his claim to a free passage back to India.

#### APPENDIX I.

##### *Sufficiency regarding special instruction*

I. Engineering.—(1) All engineering students of whatever branch should receive a year's preliminary workshop course in a mechanical engineer's shop in India.

(2) Indians who come to the United Kingdom for their college studies should have taken the B.A., B.Sc., or B.Eng. degree and have received a training in mathematics, physics, chemistry and engineering-drawing of a sufficiently advanced character to enable them to give a month-year class at once; special instruction in mechanical drawing and descriptive geometry is required, and should be given in India.

\* The Secretary to the Delegation for Oriental Studies at Oxford and the Secretary to the International Commission at Cambridge are the Local Advisers at Oxford and Cambridge respectively.

† Report.—The official quarter days are the 1st of January, the 1st of April, the 1st of July and the 1st of October.

II. *Study.*—(1) Scholarships in Mining (as distinguished from Geology) shall only be given to men who intend to become mine managers or mining engineers.

(2) In every case the candidate shall have actually worked for at least one year in an Indian mine—preferably in a paid position.

(3) A specially strict test of physical fitness shall be imposed on candidates before admission.

(4) The candidate shall have reached the B.A. or B.Sc. standard in physics, theoretical and practical, chemistry and mathematics, mechanics and practical geometry.

III. *Study.*—Candidates should possess a knowledge of elementary geology and some experience of surveying and mining methods.

IV. *Study.*—(1) Scholarships should be granted only to men who have had previous experience of mental education, a knowledge even of primitive processes being valuable; and candidates who lack such experience should be sent for some months to manual work in India before coming to the country for their training.

(2) If possible action to great improvement of the branch of metallurgy that the scholar intends to take up on his return to India.

V. *Training and Service.*—Scholars should in all cases have had considerable experience in one or more Indian mines, preferably through having served in a paid position.

VI. *Training and Service.*—It is almost impossible for India students to obtain in England anything more than the minimum given in technological colleges, and so either that they may complete their by practical experience, or else should be made to secure training for a few specially selected men, it is up to the Government to provide facilities for a few specially selected men, it is up to the Government to provide facilities for a few specially selected men, it is up to the Government to provide facilities for a few specially selected men.

VII. *Study.*—It is a scholarship to be granted to a candidate who does not possess some knowledge of the mining industry as carried on in India, and has reached the B.Sc. standard in chemistry.

VIII. *Service.*—(1) As regards students who aim at becoming successful managers of industries—

(2) Secondary education with the mother tongue in domestic, and a knowledge of Indian methods is essential.

(3) Where these candidates are selected, high standard qualifications need not for the present be insisted upon; a fair knowledge of chemistry, physics, and some knowledge of mathematics and acquaintance with the various systems of weights and measures will suffice.

(4) As regards those who intend to take up scientific research as applied to Indian industries—

(5) The scholarship shall only be granted after the student has reached the highest scientific training in India.

(6) He must have shown considerable aptitude for research work.

IX. *General Requirements.*—The grant of scholarships for the study of chemical industries in the United Kingdom is of doubtful utility; training in India would be preferable, and where any such scholarship is granted, inquiry should be made as to the possibility of providing in Europe a complete training in the special branch of industry concerned, full particulars being furnished to the India Office as to candidate's qualifications and prospects of finding employment on their return to India.

X. *Other Information.*—The following statement shows the degree of proficiency that should have been attained by candidates in the case of the industries mentioned:—

Branch of industry.	General educational qualifications required.
Glass-making .. ..	Intermediate (Mathematics, Physics and Chemistry).
Grain-ship working .. ..	B.Sc. (Chemistry).
Manufacture of iron and steel .. ..	B.Sc. standard in Chemistry, Physics (Theoretical and practical), Mathematics, Mechanics and Practical Geometry.
Paper-making .. ..	Intermediate (Mathematics and Chemistry).
Refinery .. ..	Intermediate (Physics (including Heat and Electricity), Chemistry).
Refinery buildings and wagon building .. ..	Bachelor of Engineering.

#### ANNEXURE II.

Have all Men by whose presence, that We, (underlying a series of instructions in connection with a Government Technical Scholarship) and ..

do hereby bind ourselves, and each of us, one and each of our heirs, executors, and administrators, to pay to the Secretary of State for India in Council, or the Government of India as the case may be, the sum of ..

Rs. .. ..

Whereas the Government of India has sanctioned the above boundary ..

And whereas the above boundary ..

As a condition of such scholarship is entitled under certain conditions to 18% per annum for ..

Rs. .. ..

It is the wish of the above-written obligation is that ..

and remaining in India, and when directed by the Secretary of State for India in Council or the Government of India, he shall forthwith return to the Secretary of State for India in Council or the ..















# THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 68.]

MADRAS, TUESDAY EVENING, SEPTEMBER 3, 1918.

[Price, 2 annas.]

## Part II.—Miscellaneous Notifications.

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### APPOINTMENTS, LEAVE, &c.

#### REGISTRARS.

*Posting.*—M.R.S. Salom Sankaranarayanan Madhavan, on leave from leave, to be Joint Sub-Registrar IV, Madras (Madras District).

Madras, 2nd August 1918.

C. M. GOEMIDY,  
Inspector-General of Registration.

#### JUDICIAL.

No. 46. *Transfer.*—The following transfers of District Magistrate have been ordered by the High Court:

M.R.S. Pillayandi Narayana Rao Nayudu Iyer, from Tiruchirappalli to Coimbatore.  
M.R.S. Babayya Srinivas Nayudu Ayyar Aravind, from Tiruchirappalli to Coimbatore.  
M.R.S. Kothandaramaiah Srinivasan Ayyar Aravind, from Tiruchirappalli to Coimbatore.

M.R.S. Kothandaramaiah Srinivasan Ayyar Aravind, from Tiruchirappalli to Coimbatore.

(Note.—The officers will hand over charge of their District to their Head clerks and join their respective stations expeditiously without waiting for relief.)

No. 57. *Appointment and Posting.*—M.R.S. Tenasally Sankaranarayanan Pillai Sankaranarayanan Pillai, B.A., B.L., First-grade pleader, Tenasally, is appointed to act as District Magistrate, fourth grade and is posted to Kottaiyam (Madras). To join immediately.

High Court, Madras,  
2nd August 1918.

II-4

*No. 48. Leave.*—M. S. R. P. Sub Inspector of Revenue, District Office of Pudukottam, is granted privilege leave for three weeks from the 18th July 1913, the first two days of the leave being on full salary under paragraph 1 under article 274 and 275, Madras Regulation to the Civil Service Regulations, and the rest on half salary under article 275 of the Civil Service Regulations.

*No. 49. Extension of Leave.*—The privilege leave on full salary granted to M.R. S. T. N. Sub-inspector of Revenue, District Office of Arcot, on High Court notification No. 21, dated the 5th August 1913, published stage 1553, Part II of the Port SE. George Gazette, dated the 6th August 1913, is extended by six days. He is also permitted to call in his leave Sunday the 6th September and the holiday on the 5th September 1913 subject to the provisions of article 220 of the Civil Service Regulations.

High Court, Madras.  
26th August 1913.

C. S. KACKAY,  
Registrar.

#### BOARD OF REVENUE. LAND REVENUE.

*Leave.*—Under article 285 of the Civil Service Regulations, the Board has granted privilege leave to Mr. H. E. Poon, C.O.S., Secretary, Board of Revenue, Land Revenue, for one month from 2nd September 1913.

Board of Revenue (Land Revenue).  
Madras, 26th August 1913.

H. E. PATE,  
Secretary.

#### FOREST.

*Transfer.*—(1) Mr. D. K. Lewis, Ranger, sixth grade, in charge of Vengala range, West Oudla sub-division, is transferred to Madhavur range (also of the same district)—(To proceed tomorrow).

(2) M.R. S. K. Krishnaswami Ayyar, Probationary Ranger, sixth grade, in charge of Madhavur range, West Oudla sub-division, is, in view of the range change by No. (1), posted to the charge of Vengala range of the same district.

Madras, 26th August 1913.

H. B. BRYANT,  
Comptroller of Forests, Central Circle.

*Reliefs.*—(1) M.R. S. K. L. Manikam Ayyar, Ranger, second grade, on return from leave, is posted to the charge of Andhra range.

(2) M.R. S. K. Jeyaratnam, Ranger, sixth grade, supernumerary, is posted to the charge of Arcot range. M.R. S. V. D. Kandaswami, Ranger, 5th grade, sub. pro tem, returns from leave.

*Leave.*—M. S. R. Y. D. Sankaragopal Pillai, Inspector, 5th grade, sub. pro tem, is granted privilege leave for three months, i.e., privilege leave for two months and twenty-one days and leave on medical certificate for four days from 26th August 1913.

Tiruchirappalli, 26th August 1913.

*Extension of Leave.*—P. A. Krishnaswami Mudaliyar, Ranger, sixth grade, Tirunelveli District, is granted two weeks' extension of privilege leave in continuation of his month's privilege leave granted to him from 26th July 1913 in Tirunelveli District Forest Officer's Service Order No. 213, dated 16th July 1913.

Tiruchirappalli, 26th August 1913.

P. M. LUDHINGTON,  
Comptroller of Forests, Arcot Circle.

*Extension of Leave.*—The leave on medical certificate, under article 216, Civil Service Regulations for three months granted to M. S. R. K. B. Krishnan Ayyar, Ranger, fourth grade, The Nilgiris, in this office Service Order No. 42 and 181 of 1913, dated 24th March and 2nd July 1913, respectively, is further extended by three months and twenty days.

Cumbersham, 26th August 1913.

G. D. McCARTHY,  
Comptroller of Forests, Western Circle.

#### PUBLIC WORKS.

*Appointments and Promotions.*—The following appointments to, and promotions on, the permanent Upper Subordinate establishment are ordered with effect from the 1st August 1913:—

M. S. R. K. Viswadeva Murthy, temporary Upper Subordinate on Rs. 50, to be Oversee, third grade, previously permanent and Oversee, second grade, temporary rank.

M. S. R. L. S. Ramasubramanian Ayyar, temporary Upper Subordinate on Rs. 50, to be Oversee, third grade, previously permanent and Oversee, second grade, temporary rank.

M. S. R. C. Ramaswami Ayyar, temporary Upper Subordinate on Rs. 50, to be Oversee, third grade, previously permanent and Oversee, second grade, temporary rank.

M. S. R. T. S. Venkatasubramanian, temporary Upper Subordinate on Rs. 50, to be Oversee, third grade, previously permanent and Oversee, second grade, temporary rank.

M. S. R. T. D. Subbaya Pillai, temporary Upper Subordinate on Rs. 50, to be Oversee, third grade, previously permanent and Oversee, second grade, temporary rank.

Dumfries, 26th August 1913.

**Leave.**—Under articles 285 and 286 (1) of the Civil Service Regulations, M.R. P. Goudreau, temporary Upper Subordinate on No. 86, Ganjam Division, is granted with effect from 26th May 1918, combined leave for three months, viz., privilege leave for twenty-three days and leave on medical certificate for the remaining period.

**Extension of Leave.**—The combined privilege leave and leave on medical certificate granted to M.R. P. M. S. Sankaranarayanan Pillai, temporary Upper Subordinate on No. 28, Chingleput Division, is the extension in Part II of the Fort St. George Gazette, dated 16th February 1918, is hereby extended by five months on medical certificate.

The combined privilege leave and leave on medical certificate for two months granted to M.R. P. T. L. Sankaranarayanan Pillai, temporary Upper Subordinate on No. 28, Chingleput Division, is the extension in Part II of the Fort St. George Gazette, dated 16th August 1918, is hereby extended by one month on medical certificate.

**Appointments and Promotions.**—The following appointments to, and promotions in, the permanent Upper Subordinate establishment are ordered with effect from the 1st August 1918:—

M.R. P. Vaidyanatha Ayyar Subordinate Ayyar, temporary Upper Subordinate on No. 40, to be Groomer, third grade, previously permanent and Groomer, second grade, temporary rank.  
M.R. P. V. Mahalingam Ayyar, temporary Upper Subordinate on No. 44, to be Groomer, third grade, previously permanent and Groomer, second grade, temporary rank.

**Transfer.**—M.R. P. Venkayyengar Rameswami Ayyar Vembayyengar Ayyar, Groomer, second grade, from the Chingleput Division, to the I Circle.  
— M.R. P. S. S. Sankaralingam Pillai, Groomer, first grade, temporary rank, from the Ganjam Division, to the V Circle.

**Transfer.**—M.R. P. Venkayyengar Rameswami Ayyar Vembayyengar Ayyar, Groomer, first grade, temporary rank, to be Groomer, second grade, permanent, with effect from 1st August 1918.

Orderment, 26th August 1918.

**Leave.**—Under article 286 (1) of the Civil Service Regulations, M.R. P. Krishna Ayyar Vembayyengar Ayyar, temporary Upper Subordinate on No. 63, North Presidency Division, is granted, with effect from 25th July 1918, leave on medical certificate for one month and three days.

**Extension of Leave.**—The combined privilege leave and leave on medical certificate for three months granted to M.R. P. Ganapathi Parameswara Ayyar Vaidyanatha Ayyar, Groomer, first grade, is the extension in Part II of the Fort St. George Gazette, dated 10th August 1918, is hereby extended by six weeks on medical certificate.

**Ordering of Depositions.**—The deposition of Sub-Conductor John William Wilson, Supervisor, second grade and temporary Sub-Engineer to the Military Works service, ordered in notification No. 69-D, dated 26th August 1918, is cancelled.

**Transfer placed.**—The services of Sub-Conductor John Henry Thomas, Sub-Engineer, sixth grade previously permanent, are placed temporarily at the disposal of the Superintendent of Military Works.

**Transfer.**—M.R. P. S. S. Sankaralingam Pillai, Superintendent, second grade, on return from leave, posted to the VII Circle. (His posting to the I Circle ordered in notification No. 128-D, dated 29th August 1918, is cancelled.)

M.R. P. Ganapathi Parameswara Ayyar Vaidyanatha Ayyar, Groomer, first grade, is, on return from leave, posted to the IV Circle.

D. B. MURRAY,  
Chief Engineer, F. S. S.

Orderment, 26th August 1918.

**Leave.**—M.R. P. T. M. Rameswami Pillai, Groomer, second grade, Ganjam Division, is granted privilege leave for one month with effect from the 1st August 1918 at date of relief.

**Transfer.**—M.R. P. M. S. Sankaralingam Pillai, Groomer, first grade, on return from leave, is posted to the Gaudard Road Works division.

M.R. P. S. S. Sankaralingam Pillai, Groomer, second grade, on return from leave, is posted to the Ganjam Division.

M. H. S. HARRIS,  
Superintending Engineer, I Circle.

Wajah, 26th August 1918.

**Extension of Leave.**—The privilege leave of one month and five days granted to M.R. P. S. S. Sankaralingam Pillai, Groomer, second grade, is the extension in notification No. 128-D, dated 29th August 1918, is hereby extended by three days.

I. D. VESKATARAMA AYYAR,  
Superintending Engineer, III Circle.

Wajah, 26th August 1918.

**Leave.**—M.R. P. S. Sankaralingam Pillai, Groomer, first grade, temporary, is under 26th Civil Service Regulations, granted privilege leave for three months on medical certificate from date of relief.

C. T. MULLINGS,  
Superintending Engineer, IV Circle.

Orderment, 26th August 1918.





## INSTRUCTIONS FOR APPLICANTS

1. Every applicant must forward his application in the prescribed form, addressed to the Officer in charge, Surgeon-General's Office, 12, West Street, Colombo, accompanied by applications in regard to character, education, health, etc., and by specimens of drawing. All applications must reach Colombo on or before the 15th April after which date no application will be entertained for that year's examination. The applications of all Indian applicants must be countersigned by the Magistrate of the district or town in which the applicant's family resides. Applications from and lists of candidates, etc., can be obtained from the Surgeon-General's office.

2. All applicants must be over 18 and under 35 years of age on the 1st August of the year in which they are examined. They must be unmarried men, born in India or persons habitually resident in India, and not enlisted elsewhere for temporary purposes only and all Indian applicants must be of pure Aryan descent. All European and Anglo Indian applicants must be unmarried and, if successful in the examination, they will not be allowed to marry during the period of probation referred to in paragraph 3.

3. All applicants must have passed the B.A. or B.Sc. examination of an Indian University or the Final or High school examination under the Code of Regulations of European Schools, or possess the School-leaving certificate of any province or one of the following:—

(a) Oxford University Responsion Certificate.

(b) Oxford Senior Local Exam Certificate.

(c) Cambridge Senior Local Exam Certificate.

(d) Cambridge University Previous Certificate.

(e) The London University Matriculation Certificate.

(f) Any Indian Kingdom University Baccalaureus Examination Certificate.

The School-leaving certificate must show that the applicant has qualified in the following optional subjects:—

Further Mathematics.

Drawing.

4. Selected applicants will be permitted to present themselves on a certain date in June before a board of officers of the Survey of India in one or other of the following places:—Colombo, Delhi, Dacca, Madras, Bangalore, Shillong, or Mysore.

5. The two examinations of the board as to the suitability of applicants for employment in the Survey of India will be forwarded to the Surgeon-General in sealed form to make a final selection as to acceptable candidates who may appear at the examination which will be held in the last week of July at the place mentioned in paragraph 4.

6. Every candidate who appears at the examination will be required to sign an agreement, in the prescribed form, that he is prepared to serve in any capacity where his services may be required and that he will not demand his discharge during the period of probation, nor for three years from the date of being permanently appointed to the Provincial Survey and never during the field season.

7. The details of the competitive examination including the maximum marks for each subject are given in the table below. No candidate will be considered to have qualified unless he obtains 50 per cent of the total marks in Mathematics and 50 per cent of the total papers in Drawing.

8. Those candidates who obtain the greatest number of marks will be appointed in order of ranking up to the number of preliminary appointments offered for competition.

9. The successful candidates will be required to join the Survey of India on or about the 1st October; they will be on probation for three years and will receive salary of the rate of Rs. 100 per mensem for the first year, Rs. 125 per mensem for the second year, and Rs. 150 per mensem for the third year.

10. A candidate appointed on probation may be discharged by the Surgeon-General at any time during the period of probation, and on probationary will be permanently appointed to the Provincial Survey until he has completed his period of probation, and has obtained the Surgeon-General's order in a certificate of extending the term he will be called upon to perform, and in the meantime in other respects. The term of probation may be prolonged by the Surgeon-General to the extent of any period or periods of leave granted on medical certificate. Probationary service, if followed by a permanent appointment, will count for leave and pension.

11. On being permanently appointed to the Provincial Survey after completion of the period of probation provided in rule 9, an officer will be designated Extra Assistant Superintendent and will draw pay of Rs. 150 per mensem, rising by increments of Rs. 25 to Rs. 200. The benefits under other officers drawing pay of Rs. 200 per mensem are designated Assistant Superintendents. The service also includes 12 posts of Deputy Superintendents, promotion to which is guaranteed strictly by selection; 2 of these posts carry a salary of Rs. 250 per mensem and 2 a salary of Rs. 200 per mensem.

12. The increased remuneration of Rs. 50 for the time-scale is granted on approved service only, and the Surgeon-General may withhold or compound or reduce the pay of an officer whose character and qualifications render such a measure desirable.

## TABLE SHOWING DETAILS OF THE COMPETITIVE EXAMINATION.

Mathematics—				Drawing—			
Algebra up to and including the Binomial Theorem	—	—	100	Free hand from copies	—	—	100
Geometry First Part and Solid Geometry Euclid	—	—	100	Figural	—	—	100
Plane Trigonometry, Mensuration and Log.	—	—	100		—	—	100
Other	—	—	100		—	—	100
Total	—	—	400		—	—	400

Grand total = 1,200

\* Drawing from given lines, figures with compass and rule, and the construction of solids of all kinds, including dissection only.

Colombo, 29th August 1915.

A. MEARS, Genl. Secy., I.A.  
for Surgeon-General of India



It is hereby notified under section 5 of Act VI of 1879 that the aforementioned treasure was found on 24th November 1917 by Rangaswami Pillai, Rangaswami Pillai, Chokkalingam Pillai and Uthayapillai Pillai while digging with a S.F. No. 108-B (common) at Kildapadur village, Namdion taluk, belonging to the above persons as trustees of the Pillayar temple in the village.

Description of treasure.	Weight.		Value.	
	lbs.	ozs.	Rs.	A. P.
Chandrasekharamani .. .. .	3	42	37	28 0
Amman .. .. .	0	40	20	0 8
Rangaswami .. .. .	0	71	10	8 8
Chandrasekharamani .. .. .	0	38	18	4 8
Total ..			74	8 8

All persons claiming the said treasure or part thereof are hereby requested to appear personally or by agent before the Collector of Tanjore at his office on the 7th September 1918, in view of the matter being required into and determined according to law.

It is hereby notified under section 5 of Act VI of 1879 that the aforementioned treasure was found on 29th October 1917 by Rangaswami Pillai, Chokkalingam Pillai and Uthayapillai Pillai while digging a pit in S.F. No. 108-B (common) at Kildapadur village, Namdion taluk, belonging to the above three persons and another Rangaswami Pillai as trustees of the Pillayar temple in the village.

Description of treasure.	Weight.		Value.	
	lbs.	ozs.	Rs.	A. P.
Natarajar .. .. .	2	10 1/2	34	8 0
Amman .. .. .	2	4	12	0 0
Pillayar .. .. .	0	20	7	8 0
Beats kept in two pieces .. .. .	0	14	5	8 0
Total ..	4	6 1/2	57	8 8

Beats piece .. .. . Value in money.

All persons claiming the said treasure or part thereof are hereby requested to appear personally or by agent before the Collector of Tanjore at his office on the 7th September 1918, in view of the matter being required into and determined according to law.

Tanjore Collector's Office,  
12th April 1918.

It is hereby notified under section 5 of Act VI of 1879 that the aforementioned treasure was found by (1) Venkayyan Samban, (2) Palla Kandasamy and (3) Uthayapillai Chetti at Seelapalli while removing earth on 24th March 1918 in S.F. No. 127 (partly) of Seelapalli village situated to Adichampur taluk, Nagapattinam, belonging to the Thiruvannamalai sect whose manager for the time being is His Holiness Kun Vaid Chokkalinga Thiruvannamalai.

Description of treasure.	Weight.		Value.	
	lbs.	ozs.	Rs.	A. P.
1. Aurous, big .. .. .	3 1/2		54	3 8
2. Do, small .. .. .	4 1/2		34	15 0
3. Porcelain .. .. .	8 1/2		55	12 8
4. Silver with its base or pedestal .. .. .	58 1/2		67	12 8
5. Kalyanasanthanam .. .. .	17 1/2		28	8 8
6. Broken part of gold and other broken pieces .. .. .	0		8	8 8
Total ..	78	18 1/2	208	18 8

All persons claiming the said treasure or part thereof are hereby requested to appear personally or by agent before the Collector of Tanjore at his office on the 20th of December 1918 in view of the matter being required into and determined according to law.

Tanjore Collector's Office,  
12th August 1918.

J. R. HUDGINS,  
Collector.

It is hereby notified under section 5 of Act VI of 1879 that on a date about four months back a stone table containing 181 gold coins worth about Rs. 688 and Rs. 35 (presents only) is said to have been found while digging either in the garden of Gnada Eelchettayya or in a place near the settlement in the village of Tennerode, Palnad taluk. All persons claiming the said treasure or part thereof are hereby requested to appear personally or by agent before the undersigned at Guster on Monday the 21st October 1918 at 11 a.m. in order that the matter may be required into and determined in accordance with the provisions of the said Act.

Guster Collector's Office,  
24th May 1918.

F. A. DAVES,  
Acting Collector.



## [13] von Thunke, K. von Stegmann,

1051

Station all showing Flagel Decidua and Dense in each selected place in the Madras Presidency for three weeks ending 31st August 1918

[illegible]Martinez, J. *et al.* *Journal* 1998.

W. A. JUSTICE, Major, I.M.S.,  
*Principal Commissioner for the Government of India*

## JUDICIAL NOTIFICATIONS

## INVENTURE OF POWERS.

*Under section 102 of the Madras Estates Land Act, 1908 (I of 1908), and section 108 (3) of the Code of Civil Procedure (Act V of 1908), as amended by the Amendment Act, 1914 (IV of 1914), the High Court is pleased to direct that the undersigned aforesaid shall, in cases in which an appeal is allowed under the Madras Estates Land Act, 1908 (I of 1908), take down the evidence with his own hand in the English language:—*

U.S. By, Senate, Assistant Secretaries, Bureau Divisional Office, Chicago, Illinois.

High Crest, Melrose,  
19th August 2026.

C. S. RAMACHANDRA AYYAR,  
*Assisted Reviewer, Annals of Life*

### LEADERSHIP EXAMINATION

Notice is hereby given that the examination for pass certification of the first grade, under the Legal Practitioners Act, XVIII of 1918, will be held at the Law College, Madras, on Tuesday, the 27th October 1918 and the three following days.

2. The centre of excitation will be in accordance with the timetable given below:-

1888.	1889, 1891, 1892.	1893 to 1895.
Tuesday, the 16th October ..	Civil Procedure Code and Law of Evidence.	Law of Landlord and Tenant and Transfer of Property.
Wednesday, the 23rd October.	Ordnance Procurement Code and Law of Evidence.	Law of Contracts and Specific Relief.
Thursday, the 31st October ..	Indian Penal Code.	Law of Torts and Negligence.
Friday, the 1st November ..	Hindu Law .. .. .	.. .. .

High Court, Malacca,  
2nd August 1943.

G. K. MAHADEVA AYYAR,  
*See Foreword, Periodicals Literature Board*

**RULES AND FORMS MADE BY THE HIGH COURT OF JUDICATURE AT MADRAS  
(UNDER THE INDIAN COMPANIES ACT, 1913 (ACT VII OF 1913)).**

Under the powers conferred by the Indian Companies Act, 1913, as amended by the Winding-up and Amending Act, 1920, and all other powers heretounto meeting: It is hereby ordered that the following rules of practice and procedure and the forms set out in the appended Schedules shall be used and observed in the High Court and shall have effect from the 1st day of October 1918.

1. General Application.—The following shall be used as general headings to all cases under these rules relating to Companies in the High Court of Judicature at Madras:—

A.—For proceedings before the Judge in Chambers or in Court:—

In the matter of the Indian Companies Act VII of 1913, and of the Company, Limited.

B.—For all advertisements, notices and other proceedings not before the Judge in Chambers or in Court:—

In the matter of the Indian Companies Act VII of 1913, and of the Company, Limited.  
C.—In cases where it is required, the words "and reduced" shall be added to the description of the Company.

2. Presentation and filing of proceedings.—Unless otherwise ordered, all proceedings under the Act shall be heard in Chambers and the rules of the High Court, 1907, with reference to proceedings in Chambers shall apply thereto.

3. Jurisdiction and appeals.—The jurisdiction conferred upon the High Court by the Indian Companies Act, 1913, may be exercised by a Judge sitting on the Original Side of the Court and in all matters of practice and procedure, shall be deemed to be such of the Ordinary Original Side Jurisdiction of the Court, and appeals from the orders of a single Judge shall be heard and determined in manner provided by the rules of the High Court for appeals from the judgments or orders of a single Judge in the exercise of the said original jurisdiction.

4. Appeals of costs.—The High Court Fee Rules, 1907, shall apply to all proceedings under the Act; provided that, unless otherwise ordered, the costs of an original petition shall be taxed by the taxing officer.

5. Forms to be used.—The forms in the appended Schedules shall be used with such variations as circumstances may require.

**RESOLUTIONS IN CHAMBERS.**

6. Petition to reduce capital, and reduced.—Under section 67 of the Act.—Upon the presentation of a petition for an order confirming a special resolution for reducing the capital of a Company in cases where the creditors of the Company are not entitled to object to the proposed reduction, the words "and reduced" shall be used, unless an order has been obtained dispensing with these words. Such an order may be obtained in Chambers, either on application made by summons in Chambers before the presentation of the petition or after the petition has been presented; in the former case a copy of the intended petition should be filed.

7. For the use where creditors cannot object.—In the case mentioned in the last preceding rule, a certificate shall not be granted as is hereinafter provided by rule 10, but the petition shall be passed for hearing. In all other cases, the rules hereinafter provided with reference to petitions to reduce capital shall be followed.

8. Petition when creditor and entitled to object.—In case in which the creditors are entitled to object to the proposed reduction, the petition shall not be passed for hearing until after the expiration of 14 clear days from the filing of such certificate as is mentioned in rule 13 hereunder.

9. Proceedings after petition presented.—When any such petition as last aforesaid has been presented, application may be made on oath, by Judge's summons, for directions as to the proceedings to be taken for settling the list of creditors entitled to object to the proposed reduction, and the Judge may designate the date with reference to which the list of such creditors is to be made out pursuant to section 16 of the Act; and may, either at the same time or afterwards, so he shall think fit, give such directions as are mentioned in rules 13, 14, 15 and 16. The order upon such summons may be in Form No. 1 in the Appendix hereto.

10. Advertisement of petition.—Notice of the presentation of the petition shall be published at such times as the Act so, three times, and in such newspapers in English and in the Tamil as the Judge shall direct, so that the first mention of such notice be made not less than one calendar month before the day of the date fixed, as mentioned in rule 9. Such notice may be in Form No. 2.

11. Affidavit as to creditors.—The Company shall, within such time as the Judge shall direct, file in Court an affidavit made by some officer or officers of the Company concerned to make the same, verifying and certifying that containing the names and addresses of the creditors of the Company at the date fixed as mentioned in rule 9; and the names and amounts due to them, respectively, as in case of any debt payable by promissory note or not acknowledged or any claim admissible to proof as a winding-up of the Company, the value, or so far as can be fairly estimated, of such debt or claim.

12. Form of affidavit.—The person making such affidavit shall state therein his belief that each debt is correct, and that there was not at the date so fixed, as aforesaid, any debt or claim which, if that debt was the commencement of the winding-up of the Company, would be admissible to proof against the Company, except the debts set forth in such list, and shall state the means of knowledge of the matters so stated in each affidavit. Such affidavit may be in Form No. 3.

13. Journal of list of creditors.—Copies of such list, containing the names and addresses of the creditors, and the total amount due to them, but omitting the amounts due to them respectively, or (as the Judge shall think fit) complete copies of such list shall be kept at the registered office of the Company and at the office of their Attorney or Valuer (if any), and any person desirous of supporting the same may, at any time during the ordinary hours of business, inspect and take extracts from the same on payment of the cost of such copies.

14. Notice to creditors.—The Company shall, within seven days after the filing of such affidavit, at such further time as the Judge may allow, send to each creditor whose name is entered in the said list a notice stating the amount of the proposed reduction of capital, and the amount or estimated value of the debt for which such creditor is entered in the said list, and the time (not less than 14 days by the Judge) within which, if he claims to be a creditor for a larger amount, he must send in to be

names and addresses, and the particulars of his debt or claim, and the name and address of his Attorney or Valuer (if any) to the Attorney or Valuer of the Company; and such notice shall be sent through the post in a registered letter provided for such delivery addressed to such creditor or his Valuer, at his last known address or place of abode and may be in Form No. 4; provided, that where any of the creditors of the Company are residing out of British India, or where the names of any of the creditors are not known to the Company, the Judge may direct notice to be given to them by advertisement in such papers and at such times or in such manner as he may think proper.

17. *Advertisement as to list of creditors.*—Notice of the list of creditors shall, after the filing of the affidavit mentioned in rule 11, be published at such times and in such newspapers as the Judge shall direct. Every such notice shall state the names of the persons and of the debts or claims, and the places where the returned list of the creditors may be inspected, and the time within which creditors of the Company, whose names are not entered in the said list, and who are desirous of being entered therein, must send in their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Attorney or Valuer (if any) to the Attorney or Valuer of the Company; and such notice may be in Form No. 5.

18. *Affidavit as to result of rule 14 and 15.*—The Company shall, within such time as the Judge shall direct, file in Court an affidavit made by the person to whom the particular or debts or claims are by such notice as are mentioned in rules 14 and 15, required to be sent on, stating the result of such notice, respectively, and verifying a list containing the names and addresses of the persons (if any) who shall have sent in the particulars of their debts or claims in pursuance of such notices, respectively, and the amounts of such debts or claims, and some competent officer or officers of the Company shall join in such affidavit, and shall in such list distinguish which (if any) of such debts are of claims respectively, or as to any and what part thereof, admitted by the Company, and which (if any) of such debts or claims are admitted or not, or as to any and what part thereof, disputed by the Company; such affidavit may be in Form No. 6.

19. *Proceedings where claim not admitted.*—Where any debt or claim, the particulars of which are as set out in, shall not be admitted by the Company, at its full amount, then and in every such case, unless the Company are willing to set apart and appropriate in such manner as the Judge shall direct the full amount of such debt or claim, the Company shall, if the Judge thinks fit so to direct, send to the creditor a notice that he is required to come in, and prove such debt or claim, or such part thereof as is not admitted by the Company, by a day to be therein specified, being not less than 14 clear days after such notice, and being the time appointed by the Judge for such purposes; upon such debts and claims, and such notice shall be sent in the manner mentioned in rule 14 and may be in Form No. 7 with such variations as the circumstances of the case may require.

20. *Proof of proof.*—Each creditor as aforesaid, who proves his debt or claim in pursuance of such notice as is mentioned in rule 17 may be allowed their costs of proof against the Company and such costs shall be added to their debt, or the said creditors may be ordered to pay the costs in the event of their proof not being successful.

21. *Creditor by the Judge as to creditors.*—The result of the statement of the list of creditors shall be stated in a certificate which shall be signed by the Judge, and such certificate shall state which debts or claims (if any) have been admitted, and shall distinguish the debts or claims the full amount of which the Company are willing to set apart and appropriate, and the debts or claims (if any) the amount of which has been fixed by inquiry and adjudication in manner provided by section 48 of the Act, and the debts or claims (if any) the full amount of which is not admitted by the Company, and which the Company are unwilling to provide for, and the amount of which has not been fixed by inquiry and adjudication as aforesaid; and shall show which of the creditors have consented in writing to the proposed reduction, and the total amount of the debts due to them, and the total amount of the debts or claims the payment of which has been secured in manner provided by the said section 48 of the Act, and the persons to or by whom the same are due or secured; but it shall not be necessary to show in such certificate the several amounts of the debts or claims of any persons who have consented in writing to the proposed reduction or the payment of whose debts or claims has been secured as aforesaid.

22. *Notice to come on for hearing.*—After the expiration of fourteen clear days from the filing of such last-mentioned certificate the parties shall be at liberty for hearing in the ordinary course.

23. *Advertisement of hearing.*—Before the hearing of the parties, notice stating the day on which the same is appointed to be heard shall be published at such times and in such newspapers, in English and the Vernacular, as the Judge shall direct. Such notice may be in Form No. 8.

24. *Who may appear.*—Any creditor entitled on the said list whose debt or claim has not, before the hearing of the parties, been discharged or determined, or been secured in manner provided by section 48 of the Act, and who has any notice the hearing mentioned in writing to the proposed reduction of capital, may, if he thinks fit, upon giving two clear days' notice to the Attorney or Valuer of the Company of his intention, so to do, appear at the hearing of the parties and oppose the application.

25. *Costs of appearance.*—When a creditor who appears at the hearing under the last preceding rule is a creditor the full amount of whose debt or claim is not admitted by the Company, and the validity of whose debt or claim has not been inquired into and adjudicated upon under section 48 of the Act, the costs of and incurred by his appearance shall be added with costs to the Judge shall come in, but in all other cases a creditor appearing, shall be entitled to the costs of such appearance, unless the Judge shall be of opinion that in the circumstances of the particular case he was not entitled to be allowed.

26. *Directions as to hearing.*—When the parties come on to be heard, the Judge may, if he shall so think fit, give such directions as may seem proper with reference to the hearing, in manner mentioned in section 48 of the Act, the payment of the debts or claims of any creditors who do not think fit to be allowed the benefit of allowing any steps to be taken with reference to the securing in manner aforesaid the payment of such debts or claims.

27. *Order confirming reduction.*—When the Judge makes an order authorising a reduction, such order shall give directions in what manner and in what newspapers, in English and the Vernacular, and at what times, notice of the registration of the order and of such order as is mentioned in section 48 of the Act, is to be published; and unless the Judge shall have directed otherwise with the

addition of the words "and reduced" or shall then dispense with the further use thereof, shall be the date until which the words "and reduced" are to be deemed part of the name of the Company as mentioned in section 17 of the Act.

28. *Publication of names for reduction, etc.*—If the Judge shall think fit to require the Company to publish the reasons for the reduction of the capital, or any other information with regard thereto or the names which led to such reduction (as provided by section 81 of the Act) the same shall be advertised in such newspapers, in English and in the Vernacular, as the Judge shall think proper.

#### WINDING-UP.

29. *Notice to winding-up Company. Advertisement of petition.*—Every petition for the winding-up of any Company by the Court, or subject to the supervision of the Court, after admission, shall be advertised fourteen clear days before the hearing, as follows:—

(1) In the case of a Company whose registered office, or if there shall be no such office, then whose principal or last known principal place of business, is or was situate within the local limits of the Ordinary Original Civil Jurisdiction of the High Court at Colombo, once in the *Font St. George Gazette* and in such newspapers in English and in the Vernacular as the Judge shall direct.

(2) In the case of any other Company, once in the *Font St. George Gazette* and once at least in two local newspapers, or if there is none, in such newspapers in English and the Vernacular circulating in the district where such registered office or principal, or last known principal place of business, as the case may be, of such Company, is or was situate as the Judge shall direct, and also by publication notified to the Police Board of the High Court.

The advertisement shall state the day on which the petition was presented, and the name and address of the petitioner, and of his attorney or valuer (if any). (Form No. 8.)

30. *Serving of petition.*—Every such petition shall, unless presented by the Company, be served at the registered office (if any) of the Company, and, if no registered office, then at the principal or last known principal place of business of the Company, where any such office is held, upon any member, officer, or servant of the Company there, or if the case of such member, officer, or servant can be found there, then by being left at such registered office or principal place of business, or by being served on such member or members of the Company as the Judge may direct; and every petition for the winding-up of a Company subject to the supervision of the Court shall also be served upon the liquidator (if any) appointed for the purpose of winding-up the affairs of the Company. In all cases every petition for the winding-up of a Company shall be accompanied by a list of persons (if any) who are or have been appointed to act in a voluntary winding-up, or in a winding-up under supervision, as the case may be.

31. *Affidavit verifying petition.*—Every petition for the winding-up of any Company by the Court, or subject to the supervision of the Court, shall be verified by an affidavit relating thereto, in Form No. 10, such affidavit shall be made by the petitioner, or by one of the petitioners where more than one, or, in case the petition is presented by the Company, by some Director, Secretary, or other principal officer thereof, and shall be made and filed within ten days after the petition is presented, and such affidavit shall be so framed prima facie evidence of the statements in the petition. If the petition is presented by a corporate body, other than the Company itself, the affidavit shall be made by some Director, Secretary or other principal officer of such corporate body. Provided, that where the petitioner is by reason of absence or for other good cause unable to verify such petition, the same may with the permission of the Court be verified by any person duly authorized by him in that behalf.

32. *Copy of petition to be supplied.*—Every secretary or officer of the Company shall be entitled to be furnished by the Attorney-at-Law of the petitioner with a copy of the petition within twenty-four hours after receiving the same, on paying to the rate of 8 annas per folio of 75 words for each copy.

33. *Petition not to be dismissed if any creditor desires to take advantage of it.*—Where a petition to wind-up has been admitted, the petitioner shall not be entitled to withdraw or have it dismissed, where any creditor appears and proves his debt and is desirous of taking advantage of the petition.

#### ORDER BY COURT OF LIQUIDATOR.

34. *Order to wind-up Company. Advertisement and service of order.*—Notice of every order for the winding-up of a Company by the Court, or subject to its supervision, shall within twelve days after the date thereof be given by the petitioner once in the *Font St. George Gazette*, and once in such newspapers in English and the Vernacular as the Judge shall direct and shall be served upon each person (if any), and in such manner as the Court may direct. Such order may be in Form No. 11.

35. *Proceedings in order.*—Within ten days after the order for the winding-up of a Company has been issued, a summons in Chambers shall be taken out by the petitioner to proceed with the winding-up of the Company, and in default thereof such summons may be taken out by any other person interested in the winding-up to whom the Judge may think fit to give the notice and possession of the said order, and in either case such summons shall be served upon all parties who may have appeared upon the hearing of the petition. Upon the return of such summons, a time shall, where the Judge thinks fit, be fixed for the appointment of an official liquidator, and for the proof of debts and for the list of contributions to be payable, and directions may be given as to the advertisement to be issued for all or any of such purposes, and generally as to the proceedings and the parties to attend thereon. The proceedings upon the order shall be conducted by adjournments, and where necessary, by further summons, and any such directions as aforesaid may be given, added to, or varied, at any subsequent time as may be found necessary.

#### ORDINARY LIQUIDATORS.

36. *Appointment of Official Liquidator.*—The Judge may appoint a person to the office of official liquidator without any previous advertisement or notice to any party, or may fix a time and place for the appointment of an official liquidator, and may appoint or reject any person nominated at such time and place, and appoint any person not so nominated.

40. *Advertisement as to appointment.*—When a time and place are fixed for the appointment of an official liquidator, such time and place shall be advertised in such manner as the Judge shall direct, so that the first or only advertisement shall be published within fourteen days and not less than seven days before the day so fixed. (Form No. 14.)

41. *Security of Official Liquidator.*—Every official liquidator shall give security by entering a recognisance with or without sufficient sureties, or a Guarantee Bond recognized by the Court or by the Insolvency Department Committee in such case as the Judge may approve, provided that the Judge may, if he thinks fit, dispense with such security. (Form No. 48 and 49.)

42. *Order appointing Official Liquidator.*—The official liquidator shall be appointed by order; and when he shall have given security, or unless security shall have been dispensed with, a time shall be fixed by such order within which he is to do so, and the order shall be the time or period at which the official liquidator is to file his accounts of receipts and payments, and shall direct that all moneys to be received shall be paid into the Bank of Madras or branch thereof nearest to the principal place of business of the Company, immediately after the receipt thereof or within seven days in time after the receipt thereof to the amount of the official liquidator of the Company, and an account shall be opened there accordingly, and if the money is payable into the Bank of Madras or branch thereof as aforesaid as to the type of the order shall be lodged at the Bank of Madras or such branch thereof as aforesaid. (Form Nos. 18 and 19.)

43. *Certificates of security given.*—When an official liquidator has given security pursuant to the directions in the order appointing him, the same shall be certified by the Deputy Registrar of the High Court, Chapter 54a.

44. *Bank security when required.*—Except in cases where security has been dispensed with, the official liquidator shall on each occasion of passing his accounts and also whenever the Judge may so require, certify the Judge that his accounts are correct, and enclose in the Proceedings of Madras, and have an approved bank security or banker's liability, and in default thereof he may be required to enter into fresh security, within such time as shall be directed.

45. *Advertisement of appointment made.*—Every appointment of an official liquidator shall be advertised in such manner as the Judge shall direct, immediately after he has been appointed and has given security, if any, required. (Form No. 21.)

46. *Resignation Official Liquidator.*—When it is desired to appoint provisionally an official liquidator, an appointment for that purpose may at any time after the publication of the petition for winding up the Company be made by Judge's summons without advertisement or notice to any person unless the Judge shall otherwise direct; and such provisional official liquidator may, if the Judge shall think fit, be appointed without security. (Form No. 18.)

47. *There is office of Official Liquidator.*—In case of the death, removal, or resignation of an official liquidator, another shall be appointed in his stead, in the same manner as directed in the case of a first appointment; and the proceedings for that purpose may be taken by such party interested as may be authorized by the Judge in like manner.

48. *Accounts.*—The official liquidator shall, with all convenient speed after he is appointed, proceed to make up, continue, complete, and verify the books of accounts of the Company, and shall provide and keep such books of account as shall be necessary, or as the Judge may direct, for the purposes aforesaid, and for showing the debts and credits of the Company, including a ledger which shall contain the separate accounts of the contributories, and in which every contributory shall be debited from time to time with the amounts payable by him in respect of any call to be made as provided by the Act and these Rules.

49. *Official Record Book to be kept by Liquidator.*—The official liquidator shall further keep a book to be called the "Record Book," in which he shall record all receipts, all proceedings had and continued, passed at any meeting of creditors or contributories, and all such matters as may be necessary to give a correct view of the administration of the Company's affairs.

50. *Remuneration.*—Unless the Judge otherwise directs, the official liquidator shall be allowed in his accounts as aforesaid paid, some remuneration calculated as follows:—

*Scale of Fees.*—(1) Upon the total assets, including produce of calls on contributories, realized or brought in credit, and not being receipts received and spent on carrying on the business:—

On the first Rs. 10,000 or fraction thereof 5 per cent.

On the next Rs. 10,000 " " 2 " "

On the next Rs. 20,000 " " 2 ½ " "

On the next Rs. 20,000 " " 2 ½ " "

On any sum above 1,00,000 " " 1 " "

(2) When the official liquidator collects, sells or realises property for debenture-holders or other secured creditors, the same rate of fees as under No. (1) above to be paid out of the proceeds of such calls or property.

(3) When the official liquidator acts as Trustee under a scheme of arrangement, such remuneration, not exceeding the rate of fees under No. (1) above, as the Court shall allow.

(4) When the official liquidator performs any special duties, not provided for above, such amount as the Court, on the application of the official liquidator, may consider reasonable.

He shall also be allowed a sum sufficient to cover the expenses of the employment of Assistant Clerks and his office rent, stationery, etc., as the Judge shall direct.

(5) The rate of remuneration of a liquidator shall in no case exceed the amounts specified in the scale of fees given above.

(6) No official liquidator shall settle his remuneration with the Attorneys or Valuers for the parties concerned, or with the parties, if in person.

51. *Power to sue.*—The powers of the official liquidator shall be filed at such times as may from time to time be ordered by the Judge, and shall have effect to such process (if any) as the Judge shall direct be entered, passed or received as may be ordered.

52. *Joint official liquidators.*—Where joint official liquidators are appointed, the above rules relating to official liquidators shall be applicable mutatis mutandis.

## Payroll net income.

45. *Proof of debts.* *Advertisement for creditors.*—For the purpose of ascertaining the debts and claims due from the Company and of satisfying the creditors to same in and upon their debts or claims, an advertisement to be inserted at least twice in the Judge shall direct, and such advertisement shall be the notice for the creditors to present their claims and demands, and the purchasers of their debts or claims, and the names and addresses of their attorneys or Valuers (if any), to the official register and secretary of the said corporation.

49. *Abundance of evidence*—The evidence need not afford upon the adjudication, nor prove their debt or claims, unless they are required to do so by action from the social legislation, but upon such notice being given, they are to come in, and prove their debt or claims within a time to be therein specified.

40. *Zeus of deity.*—The official dignitaries shall receive gifts of deity and deities sent to him, and, accordingly, he shall make out and file in season a list of all the deity and deities sent to him, during existing work of the deity and deities, as parts of deity and deities, so named, are in his service, ought to be prepared to be allowed without further evidence, and which of them are suggested for adjustment, an affidavit setting forth which of the deity and deities, sent to him are given to him and proper to be allowed without further evidence and making his list of each deity and deities sent to him, and the names for each deity.

31. *Adherence to debt*.—At the time appointed for adjourning upon the debts and claims, or at any adjournment thereof, the Judge may either allow the debts and claims upon the affirmations of the official liquidator, or may require the debts, or any of them, to be proved by the creditors, and requires the adjournment thence to a date to be then fixed, and the official liquidator shall give notice to the creditors whose debts or claims are to then first, and the official liquidator shall give notice to the Judge any debts. (Para No. 31.)

35. *Proof of debt* — In official registers shall give notice in writing to the creditors, whose debts are claimed here not have allowed by him, that he is required to come in and prove the same by a day to be therein named, being not less than four days after such notice, and to attend at a time to be therein named, being the time appointed by the administrator or by adjournment (as the case may be) for adjudicating upon such debts and claims. (From No. 1, and 28.)

13. *Estimation of value of debt and claims.*—The value of all debts and claims against the company shall, so far as is possible, be estimated according to the value thereof at the date of the order to wind up the company.

54 *Cost of proof*.—Both creditors as well as and prove their debt as claims pursuant to notice from the official liquidator may be allowed their taxed costs of proof which may be added to the debt of the insolvent debtor.

25. *Judges' certificate of value.*—The result of the adjudication upon claims and claims shall be in the form of a certificate to be signed by the Judges from time to time as merchandise may require, and such certificate shall state whether the claims are shown as allowed or disallowed, and whether allowed as against any particular assets, or on any other specified or general matters. (Form No. 33.)

## List of Contributors

58. *List of contributors.*—The official Equineur shall, with all convenient speed after his appointment, or at such time as the Judge shall direct, make out and file in secret a list of the contributors of the company; and such list shall be verified by the signature of the official Equineur, and shall, so far as is practicable, state the respective addresses of, and the number of shares or amount of interest in the proprietorship of, each such contributor, and distinguish the several classes of contributors. And such list may, from time to time, by leave of the Judge, be varied or added to by the official Equineur. (Form Nos. 22, 23, 24, 25 and 26.)

§ 7. *Notice of appointment to office.*—The clerk of each court being held in Court, the official digipositor shall deliver to each appointee of the judge, the name and shall give notice in writing of each appointment; it is every person included in the list, stating in what chamber, and her what number of chambers (except such persons as are appointed to the office of clerk of the court) in addition to each list shall at any time be made by the official digipositor, a similar list in writing shall be given to every person in whose post, position or additional position, and such notice given, be received clear days before the day appointed to settle each list of such persons or addition.

30. *Jury's certificate.*—A list of contributors as the same shall have been settled by the Juries shall from time to time be drawn up by the official liquidator and signed by the Judge for the purpose of attesting the result of such contribution down to any particular time, or as to any particular person, or stating any variation of the list. (Form No. 28 and 29.)

50. *Service or availability of the list.* (Section 100, sub-section 1.) The list shall be given notice in writing to every person where he has. Usually placed on the list of contributors is stating in what character and for what number of shares or interest he has been placed on the list, and in the same instance each person that say applications for the removal of his name from the list, or for a portion of the list, must be made to the Court by affidavit in Chambers within 30 days from the date of the notice on the contributory or alleged contributory of notice of the fact that his name is on the list or

50. (1) Application to the Court to vary the list—Subject to the power of the Court to extend the time or to allow an applicant to be made notwithstanding the expiration of the time limit of for that purpose, an application to the Court by any person who objects to the list of commissioners or judicial officers by the other parties—shall be entertained after the expiration of 30 days from the last of the service on each party of notice of the submission of the list.

(2) The official In Charge shall not in any case be personally liable to pay any costs of, or in relation to, an application to set aside or to vary an order or judgment settling the claims of a person to be list of contributors of a Campaign.

### Rules as to Payment

40. *Rule of priority.*—Any mortgage or encumbrance property belonging to the Company may be sold with the approval of the Deputy Registrar, Ceylon, and in the same manner as in the case of a sale under a decree or order of the Court in a suit, viz. if the Judge shall so direct, by the official liquidator, in which case the conditions or conditions of sale shall be submitted approved of by the Deputy Registrar, Ceylon, but, unless the Judge shall otherwise direct, and unless on account of the small amount of the purchase money or other sum, it shall be thought proper that the purchase money shall be paid to him, all conditions and conditions of sale shall provide that the purchase money shall be paid by the respective purchasers into the Bank of Madras or the branch thereof nearest to the principal place of business of the Company or the account of the official liquidator of the Company.

### Costs.

41. *Costs—decree for sale.*—Every application to the Judge to make any sale on the contribution of any of them, for any purpose authorized by the said Act, shall be made by summons in Chambers, setting the proposed amount of such sale; and such summons shall be served five clear days at the least before the day appointed for making the sale on every contributory proposed to be included in such sale, or if the Judge shall so direct, notice of such intended sale may be given by advertisement in such other public notification as the Judge in his discretion may think sufficient. (Forms Nos. 15, 16 and 17.)

42. *Decree for sale of the estate.*—When the official liquidator is authorized by order to make a sale on the contribution he shall file in Court a decree in Form 18 with such conditions as circumstances may require making the sale.

43. *Enforcement of sale.*—The payment of the amount due from each contributory on a sale may be enforced by order of the Court, to be made in Chambers on summons by the official liquidator, and may be executed as if it were a decree for money. (Forms Nos. 16 and 17.)

44. *Order of sale.*—When any order for a sale has been made, a copy thereof shall forthwith be served upon each of the contributories included in such sale, together with a notice from the official liquidator specifying the conditions of sale and the time for such contribution, binding upon the contributory of the Act in respect to such sale, but such order need not be so served unless for any special reason the Judge shall so direct. (Forms Nos. 16 and 17.)

### PAYMENT OF OR MONEY AND DEPOSIT OF SECURITIES

45. *Bank, etc., to be deposited in Bank.*—All bills, bonds, notes and other securities payable to the Company, or to the official liquidator thereof, shall, unless the Judge otherwise directs, on or as they shall come to the hands of such official liquidator, be deposited by him in the Bank of Madras or the branch thereof nearest to the principal place of business of the Company, for the purpose of being presented for acceptance and payment, or for payment only, as the case may be.

46. *Bank, etc., to be paid into Bank.*—All moneys for payment of bills, bonds or other securities due from any contributory or other person shall forthwith be paid into the Bank of Madras or the branch thereof as aforesaid, to the account of the official liquidator of the Company, unless on account of the smallness of the amount or other cause, it shall be thought proper to direct payment thereof to the official liquidator; provided that where any such order has been made directing payment of a specific sum into the Bank of Madras or a branch thereof, as aforesaid, in case it shall be thought proper for the purpose of enabling the official liquidator to vary accounts or take other proceedings to enforce the payment thereof, or for any other cause, on order may, either before or after the time fixed for such payment, be made, without notice, for the payment of the same sum to the official liquidator.

47. *Sum to be paid into Bank.*—At the time of the service of any order for payment into the Bank of Madras or a branch thereof as aforesaid, the official liquidator shall give to the party served a notice to the purpose and effect set forth in Form No. 19 for the purpose of informing him how the payment is to be made, and before the time fixed for such payment the official liquidator shall furnish the Secretary of the Bank of Madras or the branch thereof, as aforesaid, with a certificate in the proper or effect set forth in Form No. 20 to be signed by the cashier of the Bank and delivered to the party paying to the money therein mentioned.

48. *Refusal of non-payment.*—For the purpose of enforcing any order for payment of money into the Bank of Madras or a branch thereof as aforesaid, on account of the official liquidator to the purpose or effect set forth in Form No. 21, shall be without notice of non-payment thereof.

49. *Rule of account in Bank.*—All moneys, bills, bonds, notes and other securities, paid and delivered into the Bank of Madras or the branch thereof as aforesaid, shall be placed to the credit or account of the official liquidator of the Company; and where for any such payment and delivery shall stand the same accordingly. (Form No. 22.)

### DELIVERY OF, OR ENCUMBRANCE AND MORTGAGE OUT AND INVESTMENT OF MONEYS

50. *All bills, bonds, notes and other securities delivered into the Bank of Madras or a branch thereof as aforesaid, shall be delivered out upon a request signed by the receiver and chairman of the official liquidator and such other person, if any, as the Judge may direct; and moneys placed to the account of the official liquidator shall be paid out upon such request or order signed by the official liquidator and such other person, if any, as the Judge may direct.* (Form No. 23.)

51. *Direction to rule of exchange, etc.*—The action of the Judge to the contrary, accepting, making and endorsing of any bill of exchange, bond or promissory note by any official liquidator, shall be treated by a convention on such bill of exchange, bond or promissory note signed by the Judge or by such other person as the Judge shall direct. (Form No. 24.)

52. *Investment.*—All or any part of the money for the time being standing to the credit of the account of the official liquidator in the Bank of Madras or a branch thereof as aforesaid, and not immediately required for the purposes of winding-up may be invested in the purchase of Government securities in the name of the official liquidator. All investments of moneys in the Bank of Madras or a branch thereof as aforesaid shall be made by the Bank of Madras upon a request signed by the official liquidator and sanctioned by the Judge or such other person as the Judge shall direct; such request, shall be sufficient authority for dealing the moneys with the purchase money, and such securities shall be returned by or deposited with the Bank of Madras and shall not afterwards be sold or transferred or otherwise dealt with except upon a direction for that purpose signed by the



official liquidator, and contemplated by the Judgment such other person as the Judge shall direct or order an order made by the Court. (Form No. 13).

14. *Receipt of dividend*—Subject to any special order which the Judge may make, all dividends and interest to accrue due from any such securities shall from time to time be received by the Bank of Montreal a Power of Attorney to be executed by the official liquidator, and placed to the credit of the account of any official liquidator, and where any of such securities shall become payable the same shall be received or the principal and interest due thereon be received and placed to the credit of the account of the official liquidator.

#### MEETINGS OF CREDITORS OR CONTRIBUTORS AS CHAIRMAN.

15. *Meetings of creditors or contributors*—*Notice*—Where the Court shall direct a meeting of the creditors or contributors of the Company to be summoned under section 121 of the Act, or where the official liquidator orders of his own motion or at the direction or request of the creditors or contributors under section 122 of the Act, shall summon such a meeting, he shall give notice in writing, seven clear days before the day appointed for such meeting, to every creditor or contributor of the limited class specified for such meeting, and of the matter upon which the Court stands to receive the votes of the creditors or contributors, or where the Court shall so direct, such notice may be given by advertisement in the daily papers, in which case the notice of the meeting need not be given, and it shall not be necessary to insert such advertisement in the Port St. George Gazette. (Form No. 14).

16. *Order as to calling meeting*—The direction of the Judge for any meeting of creditors or contributors under section 121 of the Act, and the appointment of a person to act as Chairman of any such meeting shall be obtained by summons to Chambers. In the case of a meeting summoned by the official liquidator under section 122 of the Act he, or some one designated by him, shall be Chairman. (Form No. 15).

17. *Votes*—*Creditor's report*—The votes of the creditors or contributors of the Company at any meeting summoned by the direction of the Court may be given either personally or by proxy, but no creditor shall appoint a proxy who is not a creditor of the Company, whose debt or claim has been allowed, and no contributory shall appoint a proxy who is not a contributory of the Company. (Form No. 16).

The Chairman of a meeting summoned by the direction of the Court shall report the result thereof to the Court. (Form No. 16).

#### DECISION ON COMPROMISE OR ORDER.

18. *Decision of Judge on compromise*—Every application for the sanction of the Judge to a compromise with any contributory or other person indebted to the Company shall be supported by the affidavit of the official liquidator stating that he has investigated the affairs of such contributory or person, and believes that the proposed compromise will be beneficial to the Company, and giving his reasons for such belief; and the sanction of the Judge thereto shall be obtained by summons to Chambers. (Form of agreement No. 17).

19. *Order under section 128*—The direction or sanction of the Judge for any proceeding or act to be taken or done by the official liquidator under the powers conferred on him by section 128 shall (subject to the provisions of section 130 of the Act) be obtained by summons to Chambers and the order shall be drawn up thereon, unless the Judge shall otherwise direct. (Form No. 18).

#### PROCEEDINGS IN CERTAIN CASES.

20. *Applications to the Court under sections 124, 125, 126, 127, 128 and 129 of the Act*—*Applications to be made*—Every application under sections 124 (4), 127 (10), 127 (11), 128 (1) and 129 of the Act shall be made by petition or, if the Court shall so direct, by summons to Chambers, and every application under section 127 of the Act shall be made by petition.

21. *Notice of advertisement*—When an advertisement is required for any purpose, except where otherwise directed by these rules, the advertisement shall be inserted once in the Port St. George Gazette, and in such other newspaper or newspapers, and for such number of times as may be directed. The Judge, however, may, in such cases as he shall think fit, dispense with any advertisement required by these rules.

22. *Adjournment*—*Powers and after signs of adjournment*—Where an order shall have been made for the winding up of any Company, any person intending to use any adjournment in any proceeding under such order, shall file in the Court, and serve a copy thereof on the official liquidator. The person other than the official liquidator filing the adjournment shall not be required to take an affidavit, but an affidavit thereof shall be taken by the official liquidator, and he shall produce the same at the hearing of any application or proceeding upon which it is intended to be used unless the Judge shall otherwise direct.

23. *Register of proceedings*—A register shall be kept by the Court of all proceedings in such matter as a book set apart for that purpose.

24. *Provisional official liquidator*—All the above rules relating to official liquidators shall, so far as the same are applicable and subject to the direction of the Court or the Judge in such case, apply to provisional liquidators.

25. *Adjournment and appearance of parties*—No order to the prejudice of contributories or creditors shall be made on any of the applications of the official liquidator, and every person for the time being on the list of contributories of the Company filed in Court by the official liquidator, nor every person having a debt or claim against the Company allowed by the Judge shall be at liberty to file any application to set aside the proceedings before the Judge, and shall be required, upon payment of the costs incurred thereby, to have notice of all such proceedings to be given by written intimation done in these rules or, but if the Judge shall be of opinion that the attendance of any such person upon any proceeding has necessitated any additional costs which ought not to be borne by the funds of the Company, he may direct such costs, or a gross sum in lieu thereof, to be paid by such person, and such person shall not be entitled to attend any further proceedings until he has paid the same.

26. *Appointment of representative party*—The Judge may from time to time appoint any one or more of the contributories or creditors as he thinks fit to represent before him in the expenses of the

Company all or any share of the contribution to another upon any question as to a share proceeds with any of the contributions or another, as it is and about any other proceedings before him relating to the winding up of the Company, and may remove the person or persons so appointed. In case more than one person shall be so appointed, they shall agree in employing the same Attorney or Valuer to represent them.

47. *Appearance to be filed before a creditor.*—If the contributory or another shall be entitled to attend any proceedings before the Judge and on such he has filed an appearance with the Deputy Registrar, Original Sile. A book to be called the appearance book shall be kept in which all such appearances shall be entered. (Form No. 62.)

#### SERVICE OF SUMMONSES, NOTICES, &c.

48. *Notice of appearance, notice, discontinuance.*—Service upon contributory and another shall be effected, except when personal service is required, by sending the notice, or a copy of the petition, summons or notice or other documents, through the post, in a prepaid registered letter addressed to the Attorney or Valuer of the party to be served (if any) or otherwise to the party himself, if a contributory, to his last known address or place of abode, and, if a creditor, to the address given by him pursuant to the foregoing rule 44 and such notice or copy petition, summons, order, or other documents shall be considered as served.

49. *Time of service.*—The service under these rules shall be deemed lawful by reason that any notice other than the summons of the process (if the said person be a contributory or the last other than the last named contributory) and by the process (being other than a subpoena), on which service is sought to be made, has been omitted or dispensed by actual notice, or the notice of contribution or in the petition, summons, order, notice or other documents, wherein the names of such contributory or another is contained, provided the Court is satisfied that such service is in all other respects sufficient.

#### WINDING UP OF COMPANIES.

50. *Transmission of winding-up proceedings.*—Upon the termination of the proceedings for the winding up of any company, a balance sheet shall be brought in by the official liquidator of the company and process, and verified by his affidavit, and the official liquidator shall pass his final account, and the balance (if any), due to the final account shall be certified by the Judge and upon payment by the official liquidator of the balance (if any) in such manner as the Judge shall direct, the proceedings entered into by the official liquidator and his assistant may be treated (Form No. 63.)

51. *Discharge of Company.*—When the official liquidator has passed his final account, and the balance (if any) has been paid to each creditor as the Judge shall direct, the official liquidator shall, on the Company has not been already dissolved, apply to the Judge for an order that the Company be dissolved from the date of such order. (Form No. 64.)

52. *Deposit of proceedings on Court.*—When the proceedings for winding up any Company have been completed, the file of proceedings and the book containing the official liquidator's account shall be deposited on Court.

53. *Notice to liquidator to voluntarily wind up of an appointment.*—The liquidator is a voluntary winding up shall, within forty-one days after his appointment, file with the Registrar of Land Bank (hereinafter called the Registrar) a statement as required by section 318 (1) of the Act. (Form No. 65.)

54. *Time for filing liquidator's statement, and Registrar's approval.*—The statements with respect to the proceedings in and pending of the liquidation of a Company, the winding up of which is not completed within a year after its commencement, shall be filed with the Registrar twice in every year as follows:—

(1) The first statement, commencing at the date when a liquidator was first appointed and brought down to the end of twelve months from the commencement of the winding up, shall be filed within thirty days from the expiration of such twelve months; and the subsequent statements shall be filed at intervals of half a year, each statement being brought down to the end of the half year for which it is filed.

(2) Form No. 66 shall be used.

(3) Every statement shall be verified by affidavit in Form No. 67.

55. *Liquidator's statement to voluntary liquidation.*—The statements required by section 318 of the Act to be laid before the general meetings of a Company, the voluntary winding up of which continues for more than one year, shall be in the same form and contain the same particulars as the statements mentioned in rule 54.

#### NOTICE OF ATTORNEY OR VALUER OF OFFICIAL LIQUIDATOR.

56. *Duty of Attorney or Valuer of official liquidator.*—The attorney or valuer of the official liquidator shall conduct all such proceedings as are ordinarily conducted by attorneys or valuers of the High Court, and where the attendance of his attorney or valuer is required in any proceedings in Court or otherwise, the official liquidator need not attend in person, except to cause, where his presence is necessary in addition to that of his attorney or valuer, or the Court shall direct him to attend.

#### MISCELLANEOUS.

57. *Notice of order.*—Where an order is made by the Judge in Court or in Chambers for payment of interest, the order shall direct the trustee thereof by the Trustee officer to pay in case where fixed costs, in like of fixed costs are allowed by the order.

58. *Power of Court.*—The power of the Court or a Judge to adjudge or adjudge the time for doing any act, or taking any proceedings, is adjudge or adjudge any proceedings, and to give any directions as to the course of proceedings, is unaffected by these rules.

59. *Account, &c., to be filed in the Deputy Registrar's office.*—All accounts, bills, notices, and other documents directed by these rules to be filed in Court shall be filed in the office of the Deputy Registrar, Original Sile of the Court.

60. *Deputy Registrar's powers.*—The Registrar or Deputy Registrar may, in respect of proceedings under the Companies Act, exercise any of the powers delegated to him by the High Court in respect of proceedings on the Original Sile of the High Court and in addition thereto may

exercise the powers given to a Judge under rules 8, 14, 15, 17, 21, 22, 23, 25, 26, 28, 30, 34, 35, 40, 41, 44, 71, 73, 81 and 89 of those rules.

3. General practice is applicable in cases not provided for by these rules or by rules of procedure laid down in the Act, the practice and procedure of the High Court of Justice in England in matters relating to Companies shall be followed in so far as they are applicable and not inconsistent with these rules and the Act.

10. Affidavits—in all cases in which or how a person may make a solemn affirmation instead of an affidavit, the words "affirm" in these rules shall be deemed and taken to mean a solemn affirmation.

# APPENDIX.

## FORMS IN PROGRESS FOR REDUCTION OF CAPITAL.

### No. 1.—Form of Affidavit.

#### (Rule 8.)

[For General heading, see Table 1.]

Upon the application of the petitioners by summons, dated \_\_\_\_\_ and upon hearing the  
 Attorneys or Valuers for the petitioners, and on reading the petition filed on the \_\_\_\_\_ day of \_\_\_\_\_  
 presented into the Honorable the Chief Justice and the Judges of the said High Court, It is  
 ordered, that an inquiry be made what are the debts, claims and liabilities of the said  
 Company as at the \_\_\_\_\_ day of \_\_\_\_\_, and that notice of the presentation of the said  
 petition be given to \_\_\_\_\_ as the \_\_\_\_\_ day of \_\_\_\_\_  
 and that a list of the persons who are members of the Company as the said \_\_\_\_\_ day of \_\_\_\_\_  
 and the affidavits, verifying the same be filed in the office of the Deputy Registrar, Original State of  
 the said High Court, on or before \_\_\_\_\_ day of \_\_\_\_\_  
 And it is further ordered that the creditor whose name does not appear in such list of who claims to  
 be a creditor for a larger amount than that for which he is entered in such list shall do so before the  
 \_\_\_\_\_ day of \_\_\_\_\_ send in his name and address and the particulars of his debt  
 or claim and the name and address of his Attorney as Valuer (if any) to the Attorney or Valuer of  
 the Company and it is further ordered that the names of the day so dated as last aforementioned shall  
 be given in writing by registered post in every creditor whose name appears in such list and each  
 notice shall be issued to \_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_ and in  
 \_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_ and it is further ordered that the Attorney or  
 Valuer of the Company and some competent officer or officers of the Company do so on or before the  
 \_\_\_\_\_ day of \_\_\_\_\_ make and file an affidavit setting the result of such course  
 and verifying the same and admission of the persons (if any) who claim to be creditors, particulars  
 of their debts and claims in pursuance of such notices respectively and of the amounts of such debts or  
 claims designating which if any of such debts or claims are wholly or so far as to say and what part  
 thereof is owed by the Company and which (if any) of such debts or claims are wholly or so far as to  
 say and what part thereof admitted by the Company.

By the Court

Deputy Registrar.

### No. 2.—(Rule 14.)

[For General heading, see Rule 1.]

Notice is hereby given that a petition for confirming a resolution reducing the capital of the  
 above Company from Rs. \_\_\_\_\_ to Rs. \_\_\_\_\_ was on the \_\_\_\_\_ day of \_\_\_\_\_  
 presented to the High Court of Judicature at Madras and is now pending; and  
 that the list of creditors of the Company is to be made out on or for the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_.

Attorneys or Valuers to the Company.

### No. 3.—Affidavit verifying List of Creditors.

#### (Rule 15.)

[For General heading, see Rule 1.]

I, A.B., of \_\_\_\_\_ do hereby make and say as follows:—  
 1. The paper writing now produced and shown to me, and marked with the letter A, contains a  
 list of the creditors of and persons having claims upon the said Company on the \_\_\_\_\_ day of \_\_\_\_\_  
 19\_\_\_\_ (the day fixed by order in this matter, dated \_\_\_\_\_)  
 together with their respective addresses, and the nature and amount of their respective debts or claims,  
 and each set in, to the best of my knowledge, information and belief a true and accurate list of such  
 creditors and persons having claims on the day aforesaid.  
 2. To the best of my knowledge and belief there was, not, at the date aforesaid, any debt or  
 claim which, if such debt were the circumstance of the winding up of the said Company, would be  
 admissible in proof against the said Company other than set forth in the said  
 list. I am enabled to make this statement from facts within my knowledge as to  
 the said Company, and from information derived upon investigation of the affairs and the books,  
 documents, and papers of the said Company.

Sworn, etc.

Let of notices referred to in the last form.

A.

In the matter, viz.

This list of notices, marked A, was produced and shown to A B, and is the same list of notices as is referred to in affidavits sworn before on the day of 18 X Y, etc.

Name, address and description of the notices.	Notice of debt or claim.	Amount of debt or claim.

No. 4.—(RULE 14.)

[For General heading, see Rule 1.]

To Me,

You are requested to take notice that a petition has been presented to the High Court of Justices at Madras, to receive a special resolution of the above Company, for reducing its capital to Rupees , and that in the list of persons admitted by the Company to have been on the day of 18

creditors (how state the amount of the debt or whether it is claimed) of the Company, your name is entered as a creditor to the sum of Rs. .

If you claim to have been on the last mentioned day of 18 a creditor to a larger amount, then it must appear, you must on or before the day of 18 send the particulars of your claim and the name and address of your Attorney or Valuer (if any) to the undersigned at .

In default of your so doing the above entry in the list of creditors will, in all proceedings under the above application to reduce the capital of the Company, be treated as correct.

Dated this day of 18 .

Attorney or Valuer for the said Company.

No. 5.—(RULE 15.)

[For General heading, see Rule 1.]

Notice is hereby given that a petition has been presented to the High Court of Justices at Madras for confirming a resolution of the above Company for reducing its capital from Rupees to Rupees . A list of the persons admitted to have been creditors of the Company on the day of 18

may be inspected at the office of the Company at or at the office of 18 , at any time during usual business hours on payment of the charge of Rupees 1.

Any person who claims to have been on the last mentioned day and still to be a creditor of the Company, and who is not entered on the said list, and claims to be so entered, must on or before the day of 18 send in his name and address, and the particulars of his claim, and the name and address of his Attorney or Valuer (if any) to the undersigned at .

In default thereof he will be precluded from objecting to the proposed reduction of capital.

Dated this day of 18 .

Attorney or Valuer for the said Company.

No. 6.—(RULE 16.)

[For General heading, see Rule 1.]

We, C D, of the (the Secretary or Agent of the said Company), E F, of the (the Attorney or Valuer of the said Company), and A B, of the (the Managing Director of the said Company) severally make oath and say as follows:—

1. The said C D, her agent, say as follows:—  
a. If entry were made that I had did on the day of 18 in the number heretofore mentioned, under a letter copy of the notice now produced and shown to me, and marked B, upon such of the registered persons whose names and addresses and descriptions appear in the first column of the list of creditors, marked A, referred to in the affidavits of first on the day of 18 .

2. I moved the said copies of the said notice upon the persons respectively mentioned in the said list, by sending such copies on the day of 18 by registered post to the said persons respectively according to their respective addresses as appearing in the said list having the last known addresses or places of abode of such persons respectively and with the proper postage stamps affixed thereto as prepared before into the post-office containing letters on between the hours of and 1, the said E F, her agent, say as follows:—

3. If entry were made that I had done so, a true copy of the notice now produced and shown to me, and marked C, has appeared in the day of 18 , etc., of the day of 18 , the of the

4. Sub B.—I have, in the paper writing now produced and shown to me, and marked D, set forth a list of all claims, the particulars of which have been sent to me by persons claiming to be creditors of the said Company for larger amounts than are stated in the list of creditors, marked A, referred to in their affidavits of the day of 1903.

5. Of which I have, in the paper writing now produced and shown to me, and marked E, set forth a list of all claims, the particulars of which have been sent to me by persons claiming to be creditors of the said Company as the day of 1903.

And we, C D and A B, for ourselves, say as follows:—

6. Sub C.—We have, in the first part of the said paper writing, marked D (now produced and shown to us) and also in the first part of the said paper writing, marked E (also produced and shown to us), respectively set forth each of the said debts and claims as are admitted by the said Company to be due wholly or in part, and have each admitted to be due in respect of each of the same debts and claims, respectively, as are not wholly admitted.

7. Sub D.—We have, in the second part of each of the said paper writings marked D and E, set forth each of the said debts and claims as are wholly disputed by the said Company.

8. In the said Exhibits D and E are distinguished each of the debts the full amounts whereof are proposed to be set apart and appropriated in such manner as the Judge shall direct. Where, etc.

Exhibit D referred to in the last-mentioned affidavit.

D

In the witness, etc.

List of debts and claims of which the particulars have been sent to me by persons claiming to be creditors of the said Company for larger amounts than are stated in list of creditors sent out by the Company.

This paper writing, marked D, was produced and shown to C D, E F and A B, respectively, and in the same as is referred to in their affidavits sworn before me this day of 1903.

X Y, etc.

First Part.—Debts and claims wholly or partly admitted by the Company.

Name, address and description of creditors.	Particulars of debt or claim.	Amount admitted by the Company to be being to creditors.	Debts proposed to be set apart and appropriated in such manner as the Judge shall direct.

Second Part.—Debts and claims wholly disputed by the Company.

Name, address, and description of claimants.	Particulars of claim.	Amount claimed.	Debts proposed to be set apart and appropriated in such manner as the Judge shall direct.

Exhibit E referred to in the last affidavit.

E

In the witness, etc.

List of debts and claims of which the particulars have been sent to me by persons claiming to be creditors of the Company and as is referred to in the list of the creditors sent out by the Company.

This paper writing, marked E, was produced and shown to C D, E F and A B, respectively, and in the same as is referred to in their affidavits sworn before me this day of 1903.

X Y, etc.

First Part.—Debts as in Exhibit D.

Second Part.—Debts as in Exhibit E.

(Note.—The names are to be inserted alphabetically.)

No. 1.—(Rule 17).

[For General heading, see Rule 1.]

To Mr.

You are hereby required to come in and prove the debt claimed by you against the above Company, by filing your affidavit, and giving notice thereof to Mr. the Attorney

at Tenth of the Company, on or before the day of next; and you are to attend in person or by your Attorney or Vallet before the Hon<sup>ble</sup> Mr. Justice Clerk of the High Court of Judicature at Madras, on the day of 18 in which the said petition is presented for hearing and adjourning upon the claim, and produce any securities or documents relating to your claim.

In default of your complying with the above directions you will be precluded from objecting to the proposed reduction of the capital of the Company; or (in all proceedings relating to the proposed reduction of the capital of the Company, to treated as a creditor in such amount only as is ascertained your name in the List of creditors).

Dated the day of 18 . . . . . Attorney or Vallet for the said Company.

#### No. 2.—(Rule 11.)

[For General heading, see Rule 1.]

Notice is hereby given that a petition was presented to the High Court of Judicature at Madras for reducing a resolution reducing the capital of the above Company from Rs. 100,000 to Rs. 50,000, and is directed to be heard on the day of 18 . . . . .

Attorney or Vallet for the said Company.

#### NOTICE IN WRITING TO STOCKHOLDERS.

No. 3.—(Section 10 of Part III.)

(Rule 17.)

[For General heading, see Rule 1.]

Notice is hereby given that a petition for the winding-up of the above-named company by the (or subject to the supervision of the) High Court of Judicature at Madras was on the day of 18 presented to the High Court of Judicature at Madras by the said

Company (or A B C) a creditor or contributory of the said Company, or in some way in. And that the said petition is directed to be heard on the day of 18 . . . . .

And the said Company desires to oppose the making of an order for the winding-up of the said Company under the above Act, should appear at the time of hearing by himself or his Counsel, or Vallet for that purpose, and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same, by the undersigned, on payment of the regulated charge for the same.

Attorney or Vallet for the Petitioner.

#### No. 4.—(Section 10 of Part III.)

(Rule 18.)

[For General heading, see Rule 1.]

I, A B C, etc., make oath (or do solemnly affirm) and say that each of the statements in the petition now produced and shown to me, and marked with the letter A, as relate to my own self and debts, are true, and each of the said statements as relate to the acts and deeds of any other person or persons I believe to be true.

Signed, etc.,

Or solemnly affirmed, etc.

#### No. 5.—(Section 200 WORKING OF THE COURT.)

(Section 100 and 175 of the Act.)

[For General heading, see Rule 1.]

Upon the petition of the above-named Company or A B C, etc., a creditor or contributory of the above-named Company) on the day of 18 . . . . .

and upon hearing Counsel or Vallet for the petitioner, and for resisting the said petition, an affidavit (or solemn affirmance) of the said petitioner, filed on the day of 18 . . . . .

the said petition, and a notice (or solemn affirmance) of the said petitioner, filed on the day of 18 . . . . . and, the day of each containing an advertisement of the said petition (now any other manner, this Court doth order that the said Company be wound up by this Court under the provisions of the Indian Companies Act, 1873.

Register.

#### No. 6.—(Section 200 WORKING OF, SECTION 100 OF PART III.)

(Section 100 and 175 of the Act.)

[For General heading, see Rule 1.]

Upon the petition, etc., this Court doth order that a voluntary winding of the said Company be ordered, subject to the provisions of the Court; and any of the proceedings under the said voluntary winding may be adopted as this Court shall think fit. And the creditors, contributories, and liquidators of the said Company, and all other persons interested, are to be at liberty to apply to a Judge of this Court in Chambers as there may be occasion.



No. 17.—*APPOINTMENT OF SHERIFF.*

(Sub 18.)

[For General heading, see Rule 1.]

“We, W. R. of, etc., and T. P. of, etc., severally make oath (or solemnly affirm) and say as follows:—

(1) I, the said W. R. (or myself), say that I am really and truly worth the sum of Rupees of good and lawful money of British India, over and above what is sufficient for the payment of all my just debts and liabilities.

(2) And I, the said T. P. (or myself), say that I am really and truly worth the sum of Rupees of, etc. (as above).

Sworn (or solemnly affirmed), etc.

No. 18.—*COURT APPOINTING AN OFFICIAL LIQUIDATOR.*

(Sub 17.)

[For General heading, see Rule 1.]

The day of 18

Upon the application, etc., and upon reading, etc., the Court doth hereby appoint R. P. H. of, etc., official liquidator of the above-named Company (if security be not then given and due not then demanded and add) And it is ordered that the said R. P. H. do so on or before the day of 18, and give security to be approved of by the Court. And it is ordered that the said R. P. H. on the day of 18, and the same day in each succeeding year, file his accounts in the Office of the Magistrate, Official Office of this Court; and it is ordered that all moneys to be received by the said R. P. H. be paid by him into the Bank of Madras (or the branch nearest to the Court in which the matter is pending, in the name of the account of the official liquidator of the said Company, within seven days after the receipt thereof. (In case two or more official liquidators are appointed add) and the said Court doth declare that the following rule, requested or submitted by the above-mentioned R. P. H. to be done by the official liquidators may be done by either (or any one or both) of the official liquidators hereby appointed, then as to say (otherwise by the said R. P. H. and all the other one as required or submitted to be done by both (or all) the official liquidators hereby appointed. And it is ordered that an office copy of this order be lodged at the Bank of Madras or branch nearest so aforesaid.

No. 19.—*COURT APPOINTING A PROVISIONAL OFFICIAL LIQUIDATOR.*

Rule 21, 42 and 43.]

[For General heading, see Rule 1.]

The day of 18

Upon the application, etc., and upon reading, etc., the Court doth hereby appoint R. P. H. of, etc., provisionally, official liquidator of the above-named Company. (If security be then given, add without security; or if security is to be given, add declare as to security amount and payment into the Bank and form No. 18.) And the said Court doth hereby make and register the power of the said R. P. H. as such provisional official liquidator to the following effect, that a copy (otherwise the one which the provisional official liquidator is to be authorized to do).

No. 20.—*SCHEDULE OF APPOINTMENT OF ATTORNEY OR VAKIL TO OFFICIAL LIQUIDATOR AND APPOINTMENT.*

(See Section 181 of the Act.)

[For General heading, see Rule 1.]

The Court appoints the official liquidator appointing an Attorney or Vakil to assist him in the performance of his duties.

I hereby appoint  
day of 18

to be my Attorney or Vakil in this matter, dated this  
Judge.

Official Liquidator.

No. 21.—*COURT FOR PAYMENT OF DEBTS OR DELIVERY OF GOODS, ETC., TO THE OFFICIAL LIQUIDATOR.*

(See Sections 216 and 187 of the Act.)

[For General heading, see Rule 1.]

Upon the application of, etc., and on reading, etc., it is ordered that A. B. of, etc., do within four days after service hereof, pay to (or deliver, convey, surrender or transfer to or into the hands of) R. P. H., the official liquidator of the said Company, at the office of the said R. P. H., the sum of Rupees being the amount of debt appearing to be due from the said A. B., to the property now being in the hands of the said A. B., and to which the said Company is prima facie entitled (or otherwise as the case may be).



No. 21.—DIRECTION TO OPEN ACCOUNT AT THE BANK OF MADRAS.

(Rule 87, 88, 89, 90, 91 and 92.)

[For General heading, see Rule 1.]

To the Secretary and Treasurer of the Bank of Madras for the Agent of the branch of the Bank of Madras at

Sir,  
As order, dated the day of 18 having been made in the above matter by the High Court of Judicature at Madras for winding up the abovesaid Company by the Court, under the provisions of the said Act, and R. P. H. of being by order, dated the day of 18, been appointed the official liquidator of the said Company, you are requested to open an account, to be entitled "The account of the official liquidator of the Company" in your books pursuant to the said Act. All cheques drawn upon such account must be signed by the official liquidator, and  
who has been appointed by the Judge, whose signature are attached hereto.

I am, Sir,

Your most obedient servant,

Signature.

R. P. H., Official Liquidator,  
G. W.

No. 22.—AGREEMENT OF APPOINTMENT OF OFFICIAL LIQUIDATOR.

(Rule 10.)

[For General heading, see Rule 1.]

The Honourable Mr. Justice  
by an order, dated the day of 18, appointed M. P. H. to be official liquidator of the abovesaid Company.  
Dated this day of 18

No. 23.—AGREEMENT FOR CHARGES.

(Rule 93.)

[For General heading, see Rule 1.]

The creditors of the abovesaid Company are required on or before the day of 18 to send their names and addresses and the particulars of their debts or claims, and the names and addresses of their Attorneys or Valuers (if any) to R. P. H. of the official liquidator of the Company, and if so required by notice \* in writing from the official liquidator, or in person or by their Attorneys or Valuers to send and prove their said debts or claims, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts proved.  
The day of 18  
at which in the case, or the said day of 18, is appointed for hearing and adjudicating upon the debts and claims.  
Dated this day of 18

\* See form of notice, see Form No. 45.

No. 24.—AFFIDAVIT OF OFFICIAL LIQUIDATOR AS TO DEBTS AND CLAIMS.

(Rule 93.)

[For General heading, see Rule 1.]

I, R. P. H. of, etc., the official liquidator of the abovesaid Company, make oath (or solemnly affirm) and say as follows:—

(1) I have, in the paper writing now produced and shown to me, and marked with the letter A, set forth a list of all the debts and claims, the particulars of which have been sent to me by persons making claim upon or claiming to be creditors of the said Company (pursuant to the abovesaid order) in that behalf, dated the day of 18, and the names and addresses of the persons by whom such claims are made.

(2) I have investigated the said debts and claims and examined the same with the books and documents of the said Company, in order to ascertain, as far as I am able, which of such debts and claims are truly due from the said Company; and I have, in the first part of the said list, set forth each of the said debts and claims or parts thereof, as in my opinion are truly due from the said Company, and proper to be allowed; without further evidence, and I have, in the second column of the said first part of the said list, set forth the amount proper to be allowed in respect of each debt and claim; and I believe that such amounts, respectively, are truly due and proper to be allowed; and I have in the second column of the said first part of the said list stated my reasons for each belief.

(3) I have, in the second part of the said list, set forth each of the said debts and claims as in my opinion ought to be proved by the respective creditors.

Sworn (or solemnly affirmed), etc.

No. 20.—*Form to be used by an Attorney in Form No. 20.*

[For General heading, see Rule 1.]

This paper writing, marked A, was produced and shown to B, P. II., and is the same as is referred to in the affidavit, sworn (or solemn affirmation made) before me this \_\_\_\_\_ day of \_\_\_\_\_ at \_\_\_\_\_ W. II., etc.

List of debts and claims of which the particulars have been sent into the official liquidator.

*First Part.*—Debts and claims which ought to be allowed without further evidence.

Serial number.	Name of creditor.	Address and description.	Particulars of debt or claim.	Amount claimed.	Amount proper to be allowed.	Reasons for belief that amounts are proper to be allowed.
				Rs. A. P.	Rs. A. P.	

*Second Part.*—Debts and claims which ought to be proved by the creditors.

Serial number.	Name of creditor.	Address and description.	Particulars of debt or claim.	Amount claimed.
				Rs. A. P.

No. 21.—*Notice to Creditors or Assignees or Debt.*

[Rule 11.]

[For General heading, see Rule 1.]

[Place and date.]

Sir, The debt claimed by you in this notice has been allowed by the Judge at the sum of Rspees \_\_\_\_\_ (if part only allowed add) if you claim to have a larger sum allowed, you are hereby required to send in and prove the further amount claimed, viz., at the next day.

I am, etc.,  
Official Liquidator.

To Mr. P. R.

No. 22.—*Notice to Creditors to come in and prove their Debt.*

[Rule 12.]

[For General heading, see Rule 1.]

[Place and date.]

Sir, You are hereby required to come in and prove the debt claimed by you against the above-named Company, by filing your affidavit, and giving notice thereof to me on or before the \_\_\_\_\_ day of \_\_\_\_\_ next, and you are allowed in person or by your Attorney or Valuer as the \_\_\_\_\_ day of \_\_\_\_\_ at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon, being the time appointed for hearing and adjudicating upon the claim.

Dated this \_\_\_\_\_ day at \_\_\_\_\_ 19 \_\_\_\_\_

Official Liquidator.

To Mr. P. R.

Creditor

No. 23.—*Affidavit of Creditor or Assign or Debt.*

[Rule 13.]

[For General heading, see Rule 1.]

I, A. T. et al, etc, make oath (or solemnly affirm) and say as follows:—

(1) The above-named Company was on this \_\_\_\_\_ day of \_\_\_\_\_ the date of the order for winding up the same, and still is fully and freely indebted to me in the sum of Rspees \_\_\_\_\_ But, etc. (describe clearly the nature of the debt and exhibit any security for it) and in case of a joint debt exhibit another, and verify the amount of the charge, or in proving a debt as a credit.

(2) I have not, nor have we have any person or persons by my order or to my knowledge or belief for me received the sum of Rspees \_\_\_\_\_ or any part thereof, for any security or satisfaction for the same or any part thereof (if any security add) except the said (describe the security) bond(s) and/or receipt(s) or retained in.

Sworn (or solemnly affirmed, etc.)

## No. 22.—CERTIFICATE BY THE JUDGE OF DEBTS AND CLAIMS.

(Sub 22.)

[For General heading, see Rule 1.]

The debts and claims which have been allowed are set forth in the first schedule hereto, and with the interest thereon and costs if allowed as mentioned in the schedule are due to the persons therein named, and amount altogether to Rupees.

In the first part of the said schedule are set forth only of the said debts and claims as they are interest, and the interest thereon has been computed, above the rate they respectively carry down to the present date, less of the winding up.

In the second part of the said schedule are set forth such of the debts and claims as do not carry interest.

The claims set forth in the second schedule hereto have been brought in by the persons therein named and have been disallowed.

The first schedule above referred to,

First Part.—Debts and claims which carry interest.

No.	Name of creditor.	Address and description.	Particulars of debt.	Total amount.
1	W. B.	Of (address) .. .. . Interest at .. .. . from 18 .. .. . to the date of this certificate .. .. . Costs of proof .. .. .	On bill of exchange, dated .. .. . Rs. .. .. . P.	Rs. A. P.

Second Part.—Debts and claims which do not carry interest.

No.	Name of creditor.	Address and description.	Particulars of debt.	Interest on principal.	Total due.
2	W. B.	Of (address) principal .. .. . Costs of proof .. .. .	On bill of exchange, dated .. .. . Rs. .. .. . P.	Rs. A. P.	Rs. A. P.
			Total Rs. .. .. . Add Total .. .. .	2 2 2	Rs. 0 0
			First part .. .. .		
			Total first and second part .. .. .		

The second schedule above referred to,

No.	Name of creditor.	Address and description.	Particulars of claim.	Amount allowed.
				Rs. A. P.

Dated this .. day of .. 18 ..  
(Judge.)

## No. 23.—NOTICE TO CREDITORS BY ATTORNEY TO RECEIVE DEBTS.

(Sub 23.)

[For General heading, see Rule 1.]

Where application is my office No. .. Street, Madras, on or after the .. instant between the hours of eleven and four o'clock, you may receive a cheque for the amount of your debt allowed in this matter as under:—

Principal .. .. .	Rs.
Interest .. .. .	Rs.
Costs of proof .. .. .	Rs.
Total Rs. .. .. .	

If you cannot attend personally, the cheque will be delivered to your order, upon your filling up and signing the enclosed form.





## No. 48.—SUPPLEMENTAL LIST OF CONTRIBUTIONS REFERRED TO BY FORM No. 37.

B

[For General heading, see Rule 1.]

The supplemental list of contributions, marked B, was produced and shown to J. T. H. and is the same supplemental list of contributions as is referred to in his affidavit.

Given (or where appropriate made before and) this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
Commissaries.

Also.—Supplemental list is to be made out in the same form as the original list. Form No. 49.

## No. 49.—CERTIFICATE BY THE JUDGE OF THE LIST OF CONTRIBUTIONS.

(Rule 44.)

[For General heading, see Rule 1.]

The result of the attestation of the list of the contributions of the above-named Company, made out and filed in Court by the official liquidator of the said Company, on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ pursuant to the above Act and the General Order of this Court in that behalf, so far as the said list has been settled up to the date of this certificate, is as follows:—

1. The several persons, whose names are set forth in the second column of the first schedule hereto, have been included in the said list of contributions as contributors of the said Company in respect of the number of shares (or extent of interest) set opposite the names of such contributors respectively in the said schedule.

2. I have, in the first part of the said schedule, distinguished such of the said several persons included in the first list as are contributors in their own right. I have, in the second part of the said schedule, distinguished such of the said several persons included in the said list as are contributors as being representatives of or being liable to the debts of others.

3. The several persons whose names are set forth in the second column of the said schedule hereto have been excluded from the said list of contributions.

4. I have, in the second column of the said first and second schedules, set forth, opposite the names of each of the said several persons respectively, the date when such person was included in or excluded from the said list of contributions.

The first schedule above referred to.

First Part.—Contributors in their own right.

Social number in list.	Name.	Address.	Description.	In what character included.	Number of shares (or extent of interest).	Date when included in the list.

Second Part.—Contributors as being representatives of, or liable to the debts of, others.

Social number in list.	Name.	Address.	Description.	In what character included.	Number of shares (or extent of interest).	Date when included in the list.

The second schedule above referred to.

Social number in list.	Name.	Address.	Description.	In what character proposed to be included.	Number of shares (or extent of interest).	Date when included from the list.

Dated this \_\_\_\_\_

day of \_\_\_\_\_

19\_\_\_\_

(Signature of the Judge.)

## No. 50.—OATH OF ADOPTORS TO WART LIST.

(Rule 24.)

[For General heading, see Rule 1.]

Upon the application of W. H. to review the list of contributions of the said Company, in respect of the inclusion of the said W. H. therein, and that his name may be excluded therefrom, and

upon hearing admission, etc., and upon reading, etc.: It is ordered that the same of the said W. N. be admitted from the next list of contributions on the Court dock at 10 o'clock A. M. to make over order on the said application, signed that the said W. N. do pay to R. P. H., the official liquidator of the said Company, the sum of \$5000 for his costs of this application, or his legal costs incurred by the taxing officer of this Court.

## No. 41.—ARTISTRY OF CIVIL LIBERTIES IN STUDENT OF NATIONAL LAW SCHOOL.

[For General Reading, see Table 1.2]

*L. B. F. H.* et al., the official liquidators of the above-named Company, make oath (or solemnly affirm) and say as follows:

1. I have in the materials now produced and shown to me, and marked with the letter A, and forth a statement showing the amounts due in respect of the claims allowed against the said Company, and the amended amount of the costs, charges and expenses of and incidental to the winding up the affairs thereof, which several amounts form in the aggregate the sum of Pounds

3. I have also in the said schedule set forth a statement of the assets in hand belonging to the said Company, amounting to the sum of £ 149,000 and so forth. There are no other assets belonging to the said Company, except the amounts due from certain of the said contributors of the said Company, and to the best of my information and belief it will be impossible to realize in respect of the said amounts more than the sum of £ 149,000 or thereabouts.

4. It appears by the certificate of the Honorable Mr. Justice  
Day of 1891 that persons have been settled on the lot of  
the said Company, in respect of the total number of  
shares.

4. For the purpose of winding up the normal duties and liabilities of the said Company, and of paying the debts, charges and expenses of and incident to the winding up the affairs thereof, I believe the sum of \$ \_\_\_\_\_ will be required, in addition to the amount to the credit of the said Company mentioned in Schedule A, and this said sum of \$ \_\_\_\_\_

4. In order to provide the most exact basis for the assessment of the general position we have been called on to make a preliminary assessment, and having regard to the probability that some of the contributors will partly or wholly fail to pay the amount of each ofp, it seems that for the purposes of making the amount required, as before mentioned, it is necessary that a call of Rs 100 per share should be made.

therefore (see also *see also* *see also*, etc.

## No. 45.—F. GARDNER. 3RD CITY AND BALL.

[For General binding, see Rule 2.7]

Let all parties concerned attend the Judge's office in Chambers on \_\_\_\_\_ day the \_\_\_\_\_ of 19\_\_\_\_ at \_\_\_\_\_ o'clock in the \_\_\_\_\_ noon, on the bearing of an application on the part of the official Register of the aforesaid Company, that a bill in the name of Rogers \_\_\_\_\_ per share may be made on all the contributions (or if upon any particular class, specify the same) of the said Company.

11 in. minimum Was taken out by A. B. of  
official landowner

To Mr. A. B. et. al., a contributor of the said Company, proposed to be included in the said roll.

## No. 43.—APPROPRIATE OF SINGING CLASS.

[For answers! See page 100]

By direction of the honorable Mr. Justice                  notice is hereby given that the said Judge has appointed                  day of                  at                  to make an audit on all the contributions at the said Company, (for as the first year is), and if it is paid off shall be free. If not, per share                  £20 pence                  intended, are settled to stand at each day, hour and place to offer objections to such audit.

Dated this                  day of                  18                  9

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

## No. 44—Gypsum, Carbon, iron &amp; salt.

[For identical binding, see Rule 1.1.]

[illegible]







No. 12.—**WARRANT TO INVEST CASE OF GOVERNMENT PROMISSORY NOTES.**

(Rule 5.)

[For General heading, see Rule 1.]

To the Secretary and Treasurer of the Bank of Madras.

Be it remembered that the case of *Rajappa* is pending in the court of the official liquidator of the above-named Company, you are hereby requested to attend the court of *Rajappa* at the time of the said court, in the presence of the said official liquidator, and to deposit such notes in the Bank of Madras (or the branch thereof) in the name and on behalf of the official liquidator. The said notes are not to be sold, transferred, or otherwise dealt with except upon a direction from the said official liquidator of the said Company, and registered by a Judge of the High Court of Judicature at Madras or such other person as the said Judge shall direct.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_.

I am, Sir,  
Your most obedient servant,  
Official Liquidator.

G. H.  
(Continued.)No. 13.—**NOTICE (ON ADJUDICATION) OF MEETING OF CREDITORS OR CONTRIBUTORIES.**

(Rule 7.)

[For General heading, see Rule 1.]

Notice is hereby given that the High Court of Judicature at Madras has directed a meeting of the creditors (or contributors) of the above-named Company to be summoned pursuant to the above Act, for the purpose of ascertaining their claims as to the debt due for which money shall, unless otherwise directed, be paid out of the assets of the said Company, and that such meeting will be held on \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_ at \_\_\_\_\_ o'clock in the \_\_\_\_\_ hour, at \_\_\_\_\_ in the \_\_\_\_\_ at which time and place all the creditors (or contributors) of the said Company are requested to attend. [The said Court has appointed H. T. of, etc., to act as Chairman of such meeting.]

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_.

Official Liquidator.

Note.—If summoned otherwise than by direction of the Court, and the words are omitted.

No. 14.—**ORDER OF APPOINTMENT OF A PERSON TO ACT AS CHAIRMAN OF MEETING OF CREDITORS OR CONTRIBUTORIES.**

(Rule 14.)

[For General heading, see Rule 1.]

It is ordered that Mr. H. T. of, etc., one of the creditors (or contributors) of the above-named Company, be appointed to act as Chairman of a meeting of the creditors (or contributors) of the said Company, summoned by direction of the High Court of Judicature at Madras pursuant to the above Act, to be held on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_ at \_\_\_\_\_ o'clock in the \_\_\_\_\_ hour, and to report the result of such meeting of the said Court.

The said meeting is summoned for the purpose of ascertaining the claims of the creditors (or contributors) of the said Company as to the debt due for which money shall, unless otherwise directed, be paid out of the assets of the said Company, and at such meeting the claims of the creditors (or contributors) may be given either personally or by proxy.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_.

Judge.

No. 15.—**APPOINTMENT OF PERSON TO ACT AT MEETING OF CREDITORS OR CONTRIBUTORIES.**

(Rule 17.)

[For General heading, see Rule 1.]

I, W. S. of \_\_\_\_\_ in the \_\_\_\_\_ being a creditor (or contributor) of the above-named Company hereby appoint \_\_\_\_\_ as my proxy to act for me, and on my behalf, at the meeting of the creditors (or contributors) of the said Company, summoned by the official liquidator (or the direction of the High Court of Judicature at Madras) to be held on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_ at \_\_\_\_\_ o'clock in the \_\_\_\_\_ hour, and to report the result of such meeting of the said Court.

Signed by the said W. S. in the  
presence of  
J. M. of, etc.

W. S.

No. 16.—**CHAIRMAN'S REPORT OF MEETING OF CREDITORS OR CONTRIBUTORIES.**

(Rule 15, 16 and 17.)

[For General heading, see Rule 1.]

I, H. T., the person appointed by the High Court of Judicature at Madras to act as Chairman of a meeting of the creditors (or contributors) of the above-named Company, summoned by

advertisement (or notices) dated the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, and held on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, as having report to the said Court the result of such meeting as follows:—

The meeting was attended, either personally or by proxy, by \_\_\_\_\_ members, to whom notice against the said Company have been allowed, amounting in the whole to the value of Rspees \_\_\_\_\_ (set by \_\_\_\_\_ contribution holding in the whole \_\_\_\_\_ shares in the said Company and entitled respectively, by the regulations of the Company, to the number of votes hereinafter mentioned).

The question submitted to the said meeting was whether the resolution (or resolutions) of the said Company approved of the proposal of the aforesaid Legislature of the said Company that, etc. (as the case may be), and voted that such proposal should be adopted and carried into effect.

The said meeting was unanimously of opinion that the said proposal should (or should not) be adopted and carried into effect, as the result of the voting upon such question was as follows:—

The undermentioned resolution (or resolutions) voted in favour of the said proposal being adopted and carried into effect:—

Name of member (or contributory).	Address.	Value of debt (or number of shares).	Number of votes conferred on such contributory by the regulations of the Company.

The undermentioned resolution (or resolutions) voted against the said proposal being adopted and carried into effect:—

Name of member (or contributory).	Address.	Value of debt (or number of shares).	Number of votes conferred on such contributory by the regulations of the Company.

Dated this \_\_\_\_\_

day of \_\_\_\_\_

19\_\_\_\_

(Signed)

Witness.

No. 17.—MEMORANDUM OF JUDGES OF JUDGE TO ADVISE THE COURT OF RECORDERS, ETC.

(Sub 17).

[For General heading, see Rule 1.]

I declare the acceptance of this Bill of Exchange by the aforesaid liquidator on behalf of the said Company.

(Signature)

No. 18.—MEMORANDUM OF AGREEMENT OF COMPANIES WITH A CONTRIBUTOR.

(Sub 18).

[For General heading, see Rule 1.]

Memorandum of agreement entered into this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, between R. P. S. of etc., the aforesaid liquidator of the aforesaid Company, of the one part, and R. B. of etc., one of the contributories of the said Company, of the other part.

Whereas the said R. B. has been settled as the list of contributories of the Company as a contributory in respect of \_\_\_\_\_ shares in the said Company, and whereas, by an order made on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, a call of Rspees \_\_\_\_\_ per share was made on all the contributories of the said Company, and where in or from the said R. B. the said Company has received the sum of Rspees \_\_\_\_\_ in respect of the said call; and whereas the said R. B. has proposed to pay the said call of Rspees \_\_\_\_\_ by way of compromise, and in satisfaction and discharge of the said sum of Rspees \_\_\_\_\_, and of all liability whatsoever, as a contributory of the said Company; and whereas the said aforesaid liquidator, having ascertained the affairs of the said R. B. and believing that such promise will be beneficial to the said Company both, in exercise of the power that the Court gives to him, by the above Act, agreed to accept the same, subject to the sanction of the Court, and to the conditions and agreements hereinafter contained:—

Now it is hereby agreed by and between the said parties hereto:—

1. That the said aforesaid liquidator shall, before the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, apply to the Judge of the said Court in Chambers to sanction the agreement of compromise.

2. That upon the agreement being sanctioned by the said Judge the said R. B. shall, within \_\_\_\_\_ day \_\_\_\_\_ after such sanction, pay to the said aforesaid liquidator the said sum of Rspees \_\_\_\_\_, and when thereto required, shall do and execute all such acts and deeds as may be necessary for transferring or reconveying and returning to the said aforesaid liquidator or behalf of the said Company, or in such manner as the said Judge may direct, the said shares held by the said R. B. in the said Company, and all other said second whatsoever which the said R. B. has or may have against the said Company in respect of the said shares, or the distribution of the assets of the said Company, otherwise aforesaid.

3. That the said sum of *Expenses*, and the interests or surpluses and release of the said shareholders interest of the said S B as aforesaid shall be accepted by the said official liquidator as, and he doth and takes to give to the said S B a full and complete discharge from all debts and liabilities, claims and demands whatsoever, which the Company or the official liquidator (without now law or any further law, or he is obliged to against the said S B in respect of his being or having been the holder of the said shares, or otherwise as a contributor of the said Company.

4. That in case this agreement shall not be received by the said Judge it shall remain and determine, and the said official liquidator and the said S B shall be entitled to their original rights with respect to each estate, as if this agreement had not been entered into.

5. That in case this agreement shall be received by the said Judge and the said S B shall not in all respects perform the same on his part, the official liquidator shall be at liberty, with the sanction of the said Judge, and without notice to the said S B, to enforce the performance thereof, as, with the like sanction, to give notice to the said S B that he standeth this agreement, whereasupon the same shall remain and determine, and the said official liquidator shall be entitled to proceed against the said S B to enforce payment of the said sum of *Expenses* or so much thereof as shall then remain due and owing unpaid, as if this agreement had not been entered into.

Witness to the signatures of the (S B) Official Liquidator.

and S P H, and

O D of do.

S P of do.

(Rule 76.)

No. 31.—ORDER OF MARRIAGE OF THE MARRIAGE OF THE JURY FOR CERTAIN ARTS TO BE DONE BY OFFICIAL LIQUIDATOR.

(Rule 79.)

[For General heading, see Rule 1.]

The Hon<sup>ble</sup> Mr Justice doth hereby declare (as has aforesaid) the following proceedings being taken (or now being done) by the Official Liquidator of the aforesaid Company, namely (with the proviso that he take or act as he does so) the bringing on testimony and presenting an action in the name and on behalf of the said Company against, or defending an action being brought against the said Company, by E M of do., to recover a debt or sum of *Expenses*, alleged to be due from (or to) the said E M (or from the said Company, etc.

No. 32.—APPROPRIATE BOOK.

(Rule 87.)

[For General heading, see Rule 1.]

Appropriate Book.

When the document is received.	Party's name.	Whether creditor or debtor.	It is apparent from the document whether the party is a creditor or debtor.	It is apparent by a finder, the finder's name.	Finder's address.	Amount of debt (or value of claim).

No. 33.—ORDER FOR PROCEEDING TO ADVERTISE AN ORDER TO BE MADE.

(Rule 90 of the Act.)

[For General heading, see Rule 1.]

A S of do., and S P of do., are hereby solemnly requested to attend at on the day of at of the clock of the noon, before the judge sitting in Chambers to be examined on behalf of the said Official Liquidator (or of W D of do.) for the purpose of proceedings directed by the said Court to be taken in the above matter. And the said A S is hereby required to bring with him and produce at the time and place aforesaid, a certain volume (or volumes) (or other documents), and all other books, papers, deeds, writings, and other documents in his custody or power in any way relating to the aforesaid Company.

Dated this day of 18

The documents were taken out by Messrs. O and D of the official liquidator (or for the said W D).

attestings or initials do

No. 34.—DECLARATION OF THE COMPANY'S DEBT CONTINGENTLY PAID UP AND OF THE OFFICIAL LIQUIDATOR'S DEBT CONTINGENTLY PAID UP.

(Rule 91.)

[For General heading, see Rule 1.]

I hereby declare that S P H, the official liquidator of the aforesaid Company, has paid the said amount as such official liquidator, and that the balance of *Expenses* hereby found to

be due to (or from) the said official liquidator has been paid in the manner directed by the order, dated the day of 19 , and that the affairs of the said Company have been completely wound up. Dated this day of 19 .

Judge

No. 41.—ORDER ON WINDING UP COMPANY.

(Rule 31.)

[For General heading, see Rule 1.]

Upon the application of the official liquidator of the above-named Company, and upon reading an order, dated the day of 19 , and the declaration of the Court, dated the day of 19 , whereby it appears that the affairs of the said Company have been completely wound up, and that the balance of losses due from (or to) the official liquidator has been paid in manner directed by the said order. It is ordered that the said Company be dissolved as from this day of 19 , and that the assignees, dated the day of 19 , ordered here by the said official liquidator, together with W B and R F, be removed, be removed.

Register.

No. 42.—NOTICE OF LIQUIDATION OR VOLUNTARY WINDING UP OF A COMPANY.

(See Section 246 of the Act and Rule 33.)

[For General heading, see Rule 1.]

To The Registrar of Joint Stock Companies.

Take notice that by a resolution passed at general meeting of the above-named Company on the day of 19 , in the name of the voluntary winding up of the said Company, I, the undersigned, was appointed liquidator of the said Company. Dated the day of 19 .

(Signature).

(Address).

No. 43.—LIQUIDATOR'S STATEMENT OF ACCOUNTS.

(Rule 34.)

[For General heading, see Rule 1.]

Debit entries.				Credited entries.			
Date.	Of what nature.	Balance of assets realized.	Amount.	Date.	To what paid.	Balance of distributions.	Amount.
		Strength received.	Rs. & p.			Dividend received.	Rs. & p.
Credit balance.				Credit balance.			

*Rule*—No balance should be shown on this account, but only the total realizations and distributions, which should be carried forward to the next account.

*Analysis of balance.*

Total realizations	Rs.	p.	Total distributions	Rs.	p.

Balance

The balance is made up as follows:—

1. Cash in hands of liquidator

2. Total payments into Bank, including balance at date of commencement of winding up (or per Bank Sheet).

Total withdrawals from Bank

Balance at Bank

3. Amount in Companies' Liquidation Account

4. Amounts invested by liquidator

Less—Amount realized from same

Balance

Total balance as shown above Rs.

*Rule*—Full details of stocks purchased for investment and of securities shared should be given in a separate statement.

Now—The Liquidator should also state—

(1) The amount of the advanced assets and liabilities at the date of the commencement of the winding up. Assets (after deducting amount charged to secured creditors and debenture holders) Rs.

Liabilities { Secured creditors ..  
Debenture holders ..  
Unsecured ..  
Undivided ..

(2) The total amount of the capital paid up at the date of the commencement of the winding up. Paid up cash Rs.  
Brought as paid up otherwise than for cash .. .. .. ..

(3) The general description and estimated value of outstanding assets (if any).

(4) The reasons which delay the termination of the winding up.

(5) The period within which the winding up may probably be completed.

#### No. 16.—ANNUAL VERIFICATION STATEMENT OF LIQUIDATOR'S ACCOUNT.

(Rule 61.)

[For General heading, see Rule 4.]

I, .., the Liquidator of the abovesaid Company, make oath (or solemnly affirm) and say as follows:—

That the account herewith enclosed and verified contains a full and true account of my receipts and payments in the winding up of the abovesaid Company, from the .. day of .. to the .. day of .., inclusive, and that I have not, nor has any other person by my order or for my use, during such period, received or paid any moneys on account of the said Company, other than and except the sums mentioned as aforesaid in the said account.

2. I further say that the particulars given in the account have been, verified, with respect to the genuineness and position of the liquidation, are true to the best of my knowledge and belief.

Witness my hand and seal this .. day of .. 19 ..

Before me:

(To be signed by the Liquidator, and to be verified by the words in italics.)

(Signed)	J. P. WILSON,	Chief Justice
"	ARNOLD BAKER	
"	W. D. ATKINS	
"	F. D. F. GUTHRIE	
"	T. SAMUEL AITKEN	
"	C. G. SPOONER	
"	V. M. COURTNEY TROTTER	Judge.
"	E. Y. EDMONDS AITKEN	
"	W. W. FRIDGLEY	
"	C. NAPIER	
"	C. V. KERNANDEWANT BARNARD	
"	C. KENNEDY	

High Court, Malabar,  
25th August 1915.

#### NOTIFICATION.

Under the provisions of section 122 of the Code of Civil Procedure, 1908, the following draft amendments to the Civil Rules of Practice and to the Code of Civil Procedure are now published for the information of all persons interested, and it is hereby notified that the draft amendments as well as any objections or suggestions which may be received in respect thereof from any person interested in the matter will be taken into consideration by the High Court on or after the 5th October 1915, viz:—

(1) to make 116 and 120 of the Civil Rules of Practice, read the words and figures "Rs. 100" for "Rs. 500";

(2) add the following as a 'Note' to Form No. 18 (Proclamation of Sale) of Appendix II to Schedule I of the Code of Civil Procedure, 1908:—

"Note.—The title deeds relating to the property have not been filed in Court, and the purchaser will take the property subject to the risk of there being mortgages by deposit of title deeds, or mortgages not disclosed in the memorandum of sale."

Malabar, 27th August 1915.

C. S. MADEKAY,  
Registrar.

INSOLVENCY PETITIONS.

No. 28 of 1918 in the COURT of the DISTRICT JUDGE, SOUTH ARCADE.

O. A. G. K. M. R. M. Ramaswami Chetti and another by agent Sameer

Chetti .. .. . Petitioner.  
Dhanraj Nayudu .. .. . Respondent.

Notes is hereby given under clause (3) of section 12 of Act III of 1907, that O. A. G. K. M. R. M. Ramaswami Chetti and another by their common agent Sameer Chetti, residing at Tirupattur, Cuddalore taluk, have applied to declare the Respondent Dhanraj Nayudu, son of Ranganatha Nayudu, residing at Suddurpalayam, taluk of Ramanathapuram, Cuddalore taluk, as an insolvent and that their application is posted for hearing to Monday the 19th September 1918. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

Cuddalore, 26th August 1918.

S. G. JOSEPHS,  
District Judge.

No. 3 of 1918 in the COURT of the DISTRICT JUDGE, ARKA.

Narasimha Kallu Peta .. .. . Petitioner.  
Karp Nallakrishna Sastri .. .. . Creditor.

Notes, under section 12 (3) of the Provincial Insolvency Act III of 1907, is hereby given that Narasimha Kallu Peta, residing at Rajapur of Arakota taluk, the petitioner above named, was adjudged insolvent by an order of this Court, dated 26th August 1918, and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post to this Court an affidavit in Form No. 8 of the Insolvency Rules.

Arka, 26th August 1918.

K. KALIANASWAMI,  
District Judge.

No. 16 of 1918 in the COURT of the DISTRICT JUDGE, ERISSE.

Duraima Venkaya, son of Ramana, age 44, gentleman of Agapara-  
palem .. .. . Petitioner.  
A. Srinivas Venkateswara and sixteen others .. .. . Creditors.

Notes is hereby given that the above-named petitioner has applied to this Court to be declared an insolvent and that his petition stands adjourned to 19th October 1918. Any creditor wishing to oppose the said application may do so on the said date.

Erise, 26th August 1918.

K. SARASWATHI,  
District Judge.

No. 2 of 1918 in the COURT of the DISTRICT JUDGE, KUDALASALLE.

Franklin George Karthi Ramana Adetti, agent of Kottapeta amma and  
Jesse .. .. . Petitioner.  
Kottapeta amma and three others .. .. . Creditors.

Notes is hereby given that the above-named petitioner has been adjudged an insolvent by this Court on the 26th day of August 1918.

Kudalasangama, 26th August 1918.

P. K. RAMUNNI MESON,  
District Judge.

No. 4 of 1918 in the COURT of the DISTRICT JUDGE, KARAKKINCHI.

Pappanna Kallu .. .. . Petitioner.  
Mannabanda Nallaswami, Kumpalli Kalligara Gura, Mutha-  
Kallu .. .. . Creditors.  
Kallu .. .. . Respondent.

Notes is hereby given, under clause (2) of section 12 of Act III of 1907, that the above-named petitioner has applied for being declared insolvent and that his application stands posted to 19th October 1918 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by a pleader on the said date at 11 a.m.

No. 15 of 1918 (O.S. No. 378 of 1917) in the COURT of the DISTRICT JUDGE, KARAKKINCHI.

Challagadda Mageswara Rao .. .. . Petitioner.  
Kannabanda Narayana, Kanchandula Pillayya, Kanchandula Subba-  
ramba, Kanchandula Venkateswara, Chintamani Nigayya, Kala-  
kallu .. .. . Creditors.  
Kanchandula Venkateswara, Tadasa Kalligara, Mutha Narayana,  
Pillay Narayana and Mutha Pillay .. .. . Respondents.

Notes is hereby given, under clause (2) of section 12 of Act III of 1907, that the above-named petitioner has applied for being declared insolvent and that his application stands posted to 19th October 1918 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by a pleader on the said date at 11 a.m.

Karakkanchi, 26th August 1918.

G. GOWRI RAU,  
District Judge.

No. 5 of 1918 in the COURT of the DISTRICT JUDGE, THIRUPATI.

S. P. Ramakrishna Nayudu, son of Narayanaiah Nayudu,  
Dowry, residing at Tirupattur .. .. . Petitioner.

Under section 12 (3) of the Provincial Insolvency Act, notice is hereby given that the above petitioner has applied to be adjudged an insolvent and that his application is posted to 19th September 1918 for hearing the objections of any of the creditors.

Tirupattur, 26th August 1918.

K. SUBBAYYA,  
District Judge.





No. 9 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Subramania Marudai, son of Palaniswami Sundral, Niranmala, Changanassery .. .. .. .. .. Petitioner (Debtor).  
 Notice is hereby given, under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Cochin, at 11 a.m. on 22nd September 1918.

No. 10 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Selval Sundara, son of Vallal Sundara, at Changanassery, Pullachi .. .. .. .. .. Petitioner (Debtor).  
 Notice is hereby given, under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Cochin, at 11 a.m. on 22nd September 1918.

No. 11 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Kallappa Sundara, son of Sanku Sundara, at Pullator, Changanassery. .. .. .. .. .. Petitioner (Debtor).  
 Notice is hereby given, under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Cochin, at 11 a.m. on 22nd September 1918.

No. 12 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Theendal Sundara, son of Kallappa Sundara, at Agilankuppam, .. .. .. .. .. Petitioner (Debtor).  
 Notice is hereby given, under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Cochin, at 11 a.m. on 22nd September 1918.

No. 13 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Sundaramma Yogananda, son of Sanku Sundara, Niranmala, at .. .. .. .. .. Petitioner (Debtor).  
 Notice is hereby given, under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Cochin, at 11 a.m. on 22nd September 1918.

No. 14 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Sankunda Rao, late agent, Changanassery .. .. .. .. .. Petitioner (Debtor).  
 Notice is hereby given, under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Cochin, at 11 a.m. on 22nd September 1918.

No. 15 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Pulaya Sundara, son of Pulin Angamanna Sundara, Alampalayan, .. .. .. .. .. Petitioner (Debtor).  
 Notice is hereby given under section 13 (2) of Act III of 1907 that the above-mentioned insolvency petition will be heard by the Official Receiver, Cochin, at 11 a.m. on 22nd September 1918.

No. 16 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Marappa Thara, son of Kappappa Thara, at Vennampalayan, .. .. .. .. .. Petitioner (Debtor).  
 Notice is hereby given, under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Cochin, at 11 a.m. on 22nd September 1918.

No. 17 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Raja Sundara, son of Matha Sundara, at Marud .. .. .. .. .. Petitioner (Debtor).  
 Notice is hereby given under section 13 (2) of Act III of 1907 that the above-mentioned insolvency petition will be heard by the Official Receiver, Cochin, at 11 a.m. on 22nd September 1918.

No. 18 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Angappa Chetti, son of Kall Chetti, Nalichandrapalayan, Changanassery .. .. .. .. .. Petitioner (Debtor).  
 Notice is hereby given under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Cochin, at 11 a.m. on 22nd September 1918.

No. 1 of 1918 in the COURT of the DISTRICT JUDGE, COCHIN.

Pulin Thandi Aarti, son of Uthamanna Aarti at Kappalappalli, .. .. .. .. .. Petitioner (Debtor).  
 M. T. T. K. A. L. Bank and others .. .. .. .. .. Creditors.  
 Notice is hereby given, under section 14 (1) of Act III of 1907, that the debtor above named has been adjudged insolvent by an order of the Official Receiver, Cochin, dated the 21st day of July 1918, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before the 21st October 1918, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Cochin, as addressee in Form No. 3 of the appendix to the Indian Provincial Insolvency Rules, 1908.

## No. 2 of 1915 in the Court of the Additional District Magistrate, Coimbatore.

Attappa, Munday son of Palani Gounder, at Sandampal, on.  
 Arambai wife .. .. .  
 The Secretary, Marthandappa NERI and others .. .. .

Notice is hereby given under section 14 (7) of Act III of 1887, that the delinquent whose name has been adjudged insolvent by an order of the Official Receiver, Coimbatore, dated the 15th day of July 1914, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 31st October 1915, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1902.

## No. 7 of 1915 in the Court of the Additional District Magistrate, Coimbatore.

Kandamayi Mahal, son of Marjappa Mahal, Thanna street,  
 Coimbatore .. .. .  
 S. Velam and Chetti and others .. .. .

Notice is hereby given, under section 14 (7) of Act III of 1887, that the delinquent whose name has been adjudged insolvent by an order of the Official Receiver, Coimbatore, dated the 15th day of August 1914, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 31st October 1915; and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1902.

## No. 8 of 1915 in the Court of the Additional District Magistrate, Coimbatore.

Marjappa Gounder, son of Palathambal Gounder, Bilegar street,  
 Coimbatore .. .. .  
 Sivaramai Velam and Chetti and others .. .. .

Notice is hereby given, under section 14 (7) of Act III of 1887, that the delinquent whose name has been adjudged insolvent by an order of the Official Receiver, Coimbatore, dated the 12th day of August 1914, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 31st October 1915; and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1902.

## No. 14 of 1915 in the Court of the Additional District Magistrate, Coimbatore.

Ramalingam Chettiar, son of Sathan Chettiar, at Asancho,  
 Palachai taluk .. .. .

Notice is hereby given, under section 14 (7) of Act III of 1887, that the above-named insolvent parties will be heard by the Official Receiver, Coimbatore, at 12 a.m. on 15th September 1915.

## No. 25 of 1915 in the Court of the Additional District Magistrate, Coimbatore.

Udai Gounder, son of Rangai Gounder, Rangai Gounder street,  
 Coimbatore .. .. .

Notice is hereby given, under section 14 (7) of Act III of 1887, that the above-named insolvent parties will be heard by the Official Receiver, Coimbatore, at 11 a.m. on 16th September 1915.

## No. 8 of 1915 in the Court of the Additional District Magistrate, Koda.

Thangai Gounder alias Eka Gounder, son of Venkai Gounder, at  
 Koda Gounder, Koda taluk .. .. .

Notice is hereby given, under section 14 (7) of Act III of 1887, that the above-named insolvent parties will be heard by the Official Receiver, Coimbatore, at 11 a.m. on 16th September 1915.

## No. 7 of 1915 in the Court of the Additional District Magistrate, Koda.

Ramalingam Gounder alias Marjappa Gounder, son of Palani Gounder,  
 at Koda Gounder, Koda taluk .. .. .

Notice is hereby given, under section 14 (7) of Act III of 1887, that the above-named insolvent parties will be heard by the Official Receiver, Coimbatore, at 11 a.m. on 16th September 1915.

K. MAOHATENDRA RAO,  
 Official Receiver.

Coimbatore, 15th August 1915.

## No. 47 of 1915 in the Court of the District Magistrate, Koda.

Shanku Bala .. .. .  
 Marjappa Ramalingam .. .. .

Notice is hereby given that a dividend is intended to be declared in the above matter and that all creditors of the insolvent shall prove their claims by sending to this Court by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules on or before 15th September 1915 with vouchers in support thereof. In default, the dividend will be declared without regard to the claims not so proved.



No. 75 of 1917 is the Code of the General Minister, Ministry

D. Krishnaswami Aiyar	10	54	37	-	24	Printer.
Tadataruna Arora and others	10	54	34	-	22	Graders.

Notes under section 10 (7) of the Insolvency Act is hereby given that B. Krishnaswami Ayyer, an ex-K. Damodarai Ayyer, residing at Lakshminarasapuram, Agraharam, Mysore town, the petitioner's advocate, was adjudged insolvent by the court of 29th July 1932 and that the creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Mysore, an affidavit in Form No. 8 of the Insolvency Rules.

## No. 161 of 1917 in the Case of the General Business, March.

* Volapexa Reprehens	..	..	..	..	..	Polymer.
N. B. C. Substratum Dextral and adham	..	..	..	..	..	Crossing

Notice under section 14(1) of the Copyright Act is hereby given that Velupillai Prabhakaran, son of Perumal Prabhakaran, residing at Arakkal, Palai Taluk, the petitioner in a writ petition was adjudged insolvent by this court on 27th July 1978 and that the creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madurai, an affidavit in Form No. 3 of the Insolvency Regulations.

## No. 145 of 1957 is now Court of the Criminal Justice, Malacca.

Voluntary subscribers and others	20	10	10	50	Preliminary
Ex. Fr. Firm and others	20	10	10	50	Ordinary

[illegible]

No. 17 of 1918 is the Cover of the *General Yearbook, Munich*.

R. Hoops Pilot	1.0	1.0	1.0	1.0	1.0	Pilot/Observer
Marine Corps Pilot and others	1.0	1.0	1.0	1.0	1.0	Crew/Observer

Notices under section 10 (7) of the Provincial Insolvency Act is hereby given that B. Souja Pillai, son of Mangamma Pillai, residing at Palappuzhappalam, Madras, the petitioner concerned was assigned conduct by this Court on 30th July 1916 and that the creditors are requested to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

## No. 55 of 1818 of the Court of the Council of the Emperor, Moscow.

A. E. busiensis Kneer	" "	" "	" "	" "	<i>Pedilanus,</i>
S. M. S. Subashmoyan Chertikov and others	" "	" "	" "	" "	<i>Cynipus</i>

Notice under section 15 (3) of the Landmark Act is hereby given that A. K. SARDANA, Kisan, son of A. K. SARDANA Kisan, residing at Uttamapattanam, Ponnambalam taluk, the petitioner above-mentioned, has applied for being declared owner and that the said petition is posted on 17th September 1974. Any creditors wishing to oppose the same may appear on that date either in person or by agent.

## 130. 31. 01. 2018 г. в г. Омск на 1-ом заседании. Присутствовали: 13 человек.

Kandaveeni Pillai	"	"	"	"	"	<i>Pattinam,</i>
Kumaraswami Pillai and others	"	"	"	"	"	<i>Seligeny.</i>

Notice under section 14 (1) of the Protection of Information Act is hereby given that Keesdomwout Péliss, son of Geronimo-wout Péliss, residing at Sakschewich, Milwaukee, Idaho, the petitioner above-named was judged insolvent by this Court on 18th July 1913 and that the creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Marston, an affidavit in Form No. 3 of the Protection of Information Rules.

## No. 47 of 1918 of this Court of the District of Columbia, D.C.

Saraswathi Ayar	"	"	"	"	"	Fellows,
L. K. Moondakkal Ayar and others	"	"	"	"	"	Guests.

Notice under section 18 (7) of the Prisons and Jailhouse Act is hereby given that Remondino Ayres, son of Modestino Kappeler, residing at Jacksonville, Fla. alias, Maizore, the petitioner aforementioned was adjudged an insolvent by the Court on 31st August 1938 and that the creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Maizore, an affidavit in Form No. 3 of the Prisons and Jailhouse Rules.

## See, for example, 18 U.S.C. § 878 (1946) (murder of a Federal official).

Nagana Nippon	"	"	"	"	"	Petitioner.
O. B. Yoshizawa	Attorney and counsel	"	"	"	"	Counselor.

Notice under section 11 (7) of the Insolvency Act is hereby given that Huggins Nayak, son of Harn Nayak, residing at Kottar, Ponnichalam taluk, has applied for being declared insolvent and that the said petition is posted on 22nd September 1916. Any creditor wishing to oppose the same may appear on that date either in person or by vald.

No. 33 of 1918 of THE COURT OF THE OFFICIAL REGISTRAR, MADRAS.

Jack T. Manjagondra Ayyar .. .. . Petitioner.  
 Jacki Achalia and others .. .. . Opponents.

Notice under section 18 (1) of the Insolvency Act is hereby given that Jack T. Manjagondra Ayyar, son of Jacki Sreemada Ayyar residing at Kumbakonam Agri street, Madras, has applied for being declared insolvent and that the said petition is posted on 11th September 1918. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

No. 34 of 1918 of THE COURT OF THE OFFICIAL REGISTRAR, MADRAS.

Picki Appayago .. .. . Petitioner.  
 Lakshmana Reddy and others .. .. . Opponents.

Notice under section 18 (1) of the Insolvency Act is hereby given that Picki Appayago, son of Kappan Appayago, residing at Kallidadi, Thiruvengadam taluk, has applied for being declared insolvent and that the said petition is posted on 11th September 1918. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

No. 37 of 1918 of THE COURT OF THE OFFICIAL REGISTRAR, MADRAS.

D. R. Sayid Hussain Sahib .. .. . Petitioner.  
 T. S. T. R. Chidambaram Chetti and others .. .. . Opponents.

Notice under section 18 (1) of the Insolvency Act is hereby given that Sayid Hussain Sahib, son of Khas Sahib D. R. Sayid, Abdul Hamid Sahib, residing at Gungurupatti, Perambalur taluk, has applied for being declared insolvent and that the said petition is posted on 11th September 1918. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

No. 40 of 1918 of THE COURT OF THE OFFICIAL REGISTRAR, MADRAS.

Mukundha Sanyasa and another .. .. . Petitioner.  
 Ravi Eluri Ayyar and others .. .. . Opponents.

Notice under section 18 (1) of the Insolvency Act is hereby given that Mukundha Sanyasa, son of Kumbakonam Nandi Nageswara Ayyar and Mukundha Nageswara, son of Mukundha Sanyasa, residing at Kumbakonam street, Madras, has petitioned for being declared insolvent and that the said petition is posted on 11th September 1918. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

No. 42 of 1918 of THE COURT OF THE OFFICIAL REGISTRAR, MADRAS.

S. Shanmugam Pillai .. .. . Petitioner.  
 T. A. Veppan Pillai and others .. .. . Opponents.

Notice under section 18 (1) of the Insolvency Act is hereby given that S. Shanmugam Pillai, son of Sankalaganes Pillai, residing at Thiruvandi, Perambalur taluk, has petitioned for being declared insolvent and that the said petition is posted on 11th September 1918. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

No. 73 of 1918 of THE COURT OF THE OFFICIAL REGISTRAR, MADRAS.

Chidambaram Ayyar .. .. . Petitioner.  
 Chidambaram Chetty and others .. .. . Opponents.

Notice under section 18 (1) of the Insolvency Act is hereby given that Chidambaram Ayyar, son of Sankararam Ayyar, residing at Vanni Chidra Street, Madras, has petitioned for being declared insolvent and that the said petition is posted on 11th September 1918. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

No. 76 of 1918 of THE COURT OF THE OFFICIAL REGISTRAR, MADRAS.

Perumal Chetty .. .. . Petitioner.  
 Subbaya Chetty and others .. .. . Opponents.

Notice under section 18 (1) of the Insolvency Act is hereby given that Perumal Chetty, son of Alagun Chetty, residing in the hamlet of Orday son of Thiruvandi village of Thiruvengadam, has petitioned for being declared insolvent and that the said petition is posted on 11th September 1918. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

T. R. RANATWANI ATTORNEY,  
 Official Receiver.

Madras, 29th August 1918.

No. 42 of 1918 (No. 4 of 1918 of THE JUDGE OF THE DISTRICT COURT, SOUTH KANARA)  
 OF THE COURT OF THE OFFICIAL REGISTRAR, SOUTH KANARA.

Chikkappa Perumbhanna Shastri, son of Vella Shastri, residing  
 at Healy Road of Rappanah village, Mangalore taluk. .. .. . Petitioner.  
 Mangappa Shastri and others .. .. . Opponents.

Notice is hereby given, under clause (1) of section 33 of Act III of 1907, that the above-named petitioner has applied for being declared an insolvent and that the said application is posted for hearing on 26th September 1918. Creditors wishing to oppose the same may appear either in person or by vald on the said date at 8 a.m.

R. M. HODGE,  
 Official Receiver.

Mangalore, 17th August 1918.

## No. 18 of 1917 is the Court of the District Magistrate, KARAI.

Yadappaiah Pillai, son of Manappa Pillai, Karai KARAI .. .. . Petitioner.  
 Jemtha Padmasankaran Chetti and others .. .. . Counter-petitioners.

All persons alleging themselves to be the creditors of the above-named petitioner are required to tender proof of their claims on or before 26th September 1918. If they fail to do so, a final dividend will be declared without regard to their claims.

## No. 20 of 1918 is the Court of the District Magistrate, TRICHINGAPOLY.

Thiru. Ganesan, son of Nachalali Marudareasa, Ganesa, Padu-  
 palam, Nuvu, Karai taluk .. .. . Petitioner.  
 N. Sankaranarayanan Ayyar and others .. .. . Counter-petitioners.

Notice is hereby given that the above-named petitioner was adjudged an insolvent on 23rd August 1918. All his creditors are required to prove their claims, as soon as possible, by delivering or sending by registered post to the Official Receiver, Trichingopoly, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

## No. 16 of 1918 is the Court of the District Magistrate, TRICHINGAPOLY.

Kalla Padai Theras, son of Palaniandi Theras, Wooripar, Trichi-  
 ngopoly taluk .. .. . Petitioner.  
 K. M. Subbalakshmi Chettiar and others .. .. . Counter-petitioners.

Notice is hereby given that the above-named petitioner was adjudged an insolvent on 23rd August 1918. All his creditors are required to prove their claims, as soon as possible, by delivering or sending by registered post to the Official Receiver, Trichingopoly, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

## No. 85 of 1918 is the Court of the District Magistrate, TRICHINGAPOLY.

Kalava. Subbalingam, son of Padu Subbalingam, Kavallara street,  
 Teyyavur, Trichingopoly taluk .. .. . Petitioner.  
 Saravathula Pillai and others .. .. . Counter-petitioners.

Notice is hereby given that the above-named petitioner was adjudged an insolvent on 17th August 1918. All his creditors are required to prove their claims, as soon as possible, by delivering or sending by registered post to the Official Receiver, Trichingopoly, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

Trichingopoly, 26th August 1918.

T. S. PALANISWAMI PILLAI,  
*Official Receiver.*

## No. 45 of 1918 (No. 7 of 1918 of the list of the Insolvency District Magistrate's Court, TRICHINGAPOLY) is the Court of the District Magistrate, TRICHINGAPOLY.

In the matter of Appaswami Pillai, son of Annappa Pillai, Kani-  
 marudurai, Ambasamudram taluk .. .. . Debtor.

The above-named debtor has presented a petition on 26th July 1918 for the benefit of the Provincial Insolvency Act, III of 1907. The same is fixed for hearing before me on 13th September 1918 at 4 p.m., or adjourned day thereof. Creditors' objections against the application should be filed on or before the said date.

## No. 82 of 1918 (No. 25 of 1918 of the list of the District Magistrate's Court, TRICHINGAPOLY) is the Court of the District Magistrate, TRICHINGAPOLY.

In the matter of S. M. S. Mahalingam Swamin, son of Sappa Sanyal,  
 Mohidam, South New street, Karungolam, Melapalayam, Trichi-  
 ngopoly taluk .. .. . Debtor.

The above-named debtor has presented a petition on 23rd July 1918 to the Temporary District Magistrate's Court for the benefit of the Provincial Insolvency Act III of 1907 and the same has been transmitted to me for disposal. The same is fixed for hearing before me on 20th December 1918 at 4 p.m., or adjourned day thereof. Creditors' objections against the application should be filed on or before the said date.

## No. 86 of 1918 (No. 31 of 1918 of the list of the District Magistrate's Court, TRICHINGAPOLY) is the Court of the District Magistrate, TRICHINGAPOLY.

In the matter of P. S. Ramasubbiah, son of Sankara Ayyar,  
 Pottappalayam, Trichingopoly taluk .. .. . Debtor.

The above-named debtor has presented a petition on 26th August 1918 to the Temporary District Magistrate's Court for the benefit of the Provincial Insolvency Act III of 1907 and the same has been transmitted to me for disposal. The same is fixed for hearing before me on 17th September 1918, 4 p.m., or adjourned day thereof. Creditors' objections against the application should be filed on or before the said date.

Trichingopoly, 26th August 1918.

A. SUBRAMANIAM AYYAR,  
*Official Receiver.*

### FINANCIAL NOTIFICATION.

STATEMENT OF THE AFFAIRS OF THE BANK OF MADRAS FOR THE  
 WEEK ENDING 1ST AUGUST 1918.

[illegible]

\* <http://www.16411-Germany.de>, 9,99,310.

(11) order all the Directors;

W. B. MATHEWS,  
*Chief Designer*

W. B. HUNTER,  
Secretary and Treasurer

Data are Demand-Weighted per cent.

Exempted are children in liability for public or domestic violence.

Early at Malaga, Madras, and September 1938.

..FURLOO WEBBS NOTIFICATIONS.

UNCLAIMED FUNDS.

Notice is hereby given that a sum of Rs. 30 (thirty only) being the deposit received from Ch. Venkannaswami of Madhav Janka for boiling water from the Ordinance by Mullian has been outstanding in the accounts of this Division since March 1917 and if the amount is not claimed within three months from the date of publication of the notice, it will be credited to Government.

1. VENKATACHINA SWAMI,

L. VENKATACHARIAN, M.A.,  
Off. Indian Engineer, General Services Division.

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An amount of Rs. 4-15-8 being the arrears of pay for November 1917 of Hasan Khatami of Fardapur, whose whereabouts are not known, is outstanding in the accounts of the Government of India, South Asia Division, Public Works Department, from December 1917. If the amount is not claimed within three months from the date of publication of this notice, it will be forfeited to the Government.

M. ESDON,

M. EDWARDS,

M. EDWIN A.  
Training Engineer, South Dept. Division.

Catégorie, 546, August 1914.

Notice is hereby given that the following amounts are due to the individuals noted against each one outstanding in the deposit schedule of this division, and that, if the amounts be not claimed within three months from the date of this notice they will be delivered to Government:—

Date received	Name.	Amount.	Outstanding loan	Nature of claim.
1 8	Kristenweird Psycho .. T. S. Jackson Agent ..	\$6.00 1 0 1	February 1956 November 1956	A sum of money outstanding in pay

王、李、張三因共同犯罪被起訴，應予查究。

Executive Director, T. A. S. Division, FBI Office

May 1968, 2nd August 1968.

## REVENUE NOTIFICATIONS.

## SURVEY COVERING

It is further the policy delegated to it under section 4 (3) of the Matron Barter and  
 Exchange Act, 1947, the Board of Revenue appoints the aforementioned Revenue Divisional Officers  
 to exercise the powers under the Act in their respective divisions for the purpose of hearing appeals.





OFFICIAL ADVERTISEMENTS.

REALE OF A BOAT.

THE public are hereby informed that a steamer tug boat will be sold by auction by the Inspector of Salt, Alkali and Customs Department, Kemara Circle, at the Salt Inspection Bazaar at Kuthavaram on the 7th September 1918, subject to the following conditions:

1. A deposit of Rs. 50 must be made by every intending bidder previous to bidding.
2. No person will be allowed to bid for auction unless he holds a power of attorney from him authorizing him to do so.
3. The officer holding the auction has power to accept or reject any bid at the time of auction without assigning any reason for doing so.
4. The sale will be subject to confirmation by the Deputy Commissioner, who may either accept or reject the final bid at his discretion. Such confirmation will tantamount to an acceptance of the bid.
5. As soon as possible after the auction is completed, the deposits made by the unsuccessful bidders will be returned to them.
6. After the auction is over, the successful bidder shall at once make a further deposit equal to one-fourth of the purchase money. Should he fail to do so, the deposit made by him under condition 1 above will be forfeited and the boat will be put up to auction again on the above conditions.
7. On receipt of intimation of the final acceptance of the bid, the successful bidder shall at once pay the whole amount of his bid to the Public Treasury as per Government Treasury order detaching therefrom the amount of deposits paid by him and receipt the boat within ten days of receipt of intimation by him acknowledging receipt. Should he fail to do so, the deposit made by him under conditions 1 and 7 above will be forfeited and the boat sold at his risk.
8. Intending purchasers should apply to the Inspector of Salt, Alkali and Customs Department, Kemara Circle, Vayalar, for any further particulars required.

Chingappa Subbaraman, Madras,  
9th August 1918.

K. J. RENEFORD,  
Deputy District Commissioner.

MEDICAL DEPARTMENT.  
GENERAL HOSPITAL, MADRAS.

TENDERS FOR SUPPLY OF ARTICLES OF DIET AND MEDICAL SERVICES.

NOTICE is hereby given that sealed tenders for articles of diet and medical services will be received up to 10 o'clock (noon) on Thursday, the 5th September 1918, by the Senior Medical Officer, General Hospital, for the supply of the following articles:—

*Food and Non-food, etc. (General Bulk supplies).—*Consist of articles which must be supplied in bulk within seven days after acceptance of tender. Payment will be made on bills as soon as they are sent as possible.

*Food and Non-food, and Materials (Particular supplies).—*Consist of articles to be indicated for in quantities as required. Payment will be made on monthly bills. Supplies to continue from 1st October 1918 to 31st March 1919.

2. The articles required are detailed in the classified schedule annexed, and information as to samples, etc., may be had on personal application at the hospital.

3. A separate tender must be sent in for each article. It must be accompanied with samples of diet articles excepting those of European manufacture.

4. Tenders will be opened by the Senior Medical Officer at the General Hospital at the appointed time in the presence of three referees who may choose to attend.

5. Tenders to be accompanied in the manner specified in paragraph 1 and use the words "Tenders for hospital supplies" written. Each tender must contain not only the rates, but the total value of each item of supply entered as a separate column, the date on which must be furnished up showing the appropriate value of each article tendered.

6. Each tender must be accompanied by a deposit (in Government government notes or Bank receipts) in amount equal to the amount bid against each article. When several articles are tendered for, one Bank receipt for the total amount of tender money will be required. In details of each deposit the tender will be rejected, nor will any tender be received after the time fixed for the opening of tenders. As will not be received. This deposit will be returned to successful tenderers immediately and to the others as soon as they have lodged the security mentioned in paragraph 4.

7. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof, and in the event of his so doing his deposit shall be forfeited to Government.

8. The successful tenderer for installment supplies must, within three days from date of receiving intimation that his tender has been accepted, lodge security, viz., 10 per cent on the total value of the articles, taking which his deposit will be forfeited to Government.

9. No advance of cash will be made to the contractor.

10. Bills or vouchers will be passed by the Deputy Assistant-Quartermaster for payment on the Madras Bank after delivery of the articles.

11. A fine, not exceeding 10 per cent of deposit money, will be levied for any indorsement of the acceptance of the food, and if improperly separated, the contract will be annulled and the security forfeited to Government.

12. The contract must not be sublet. The contractor's security will be returned to him immediately on completion of his contract.



GOVERNMENT LAGER HOSPITAL, MADRAS.

TENDERS FOR SUPPLY OF ARTICLES OF DIET AND MEDICINE REQUISITE.

Notice is hereby given that sealed tenders will be received up to 8-30 a.m. on Saturday, the 10th September 1913, by the Superintendent, Government Lager Hospital, for the supply of articles as per annexed schedule, viz.—

Schedule A consisting of articles which must be supplied in bulk within seven days from date of order. Payments will be made in full after delivery. Samples of all articles may be seen at the Hospital between 7 and 10 a.m.

1. The rate for each article must be separately quoted in the tender and the total value of each item of supply entered in a separate column, the items in which must be tendered separately, showing the aggregate value of each item tendered.

2. If the successful tenderer for any article specified in schedule A shall fail to deliver the same within seven days from date of the order, his tender money will be forfeited to Government.

3. Tenders, which should be in duplicate, must be accompanied with receipts of each article tendered for, those of rice being at least one measure. Each tender must be accompanied by a Bank of Madras deposit receipt equal to 10 per cent of the total value of the tender, and in default of such deposit the tender will be rejected; nor will any tender be accepted after the appointed hour and date. No cash deposit can be tendered. The deposit will be returned to the successful tenderer.

4. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof, and in the event of his so doing, his deposit shall be forfeited to Government.

5. No address of such will be made to contractors.

6. The contract must not be subject without the express sanction in writing of the Superintendent.

7. The Superintendent reserves to himself the right to reject any tender or to decline to accept the tender for any one or more of the articles tendered for by the tenderer without assigning any reason for so doing.

8. Bill of presentation will be issued by the Deputy Assistant-Secretary for payments at the Madras Bank after delivery of the articles.

9. With reference to the specifications contained in the preceding paragraphs, the tenderer should attach a certificate to his tender in the following effect—

I, the tenderer, agree to have the contract money retained by Government in case of my failure to undertake the order. I further undertake to supply a quantity of any article equal to 10 per cent in excess of that specified in my tender, and at the same rate, should I be required to do so by the Superintendent.

SCHEDULE A.—Food supply.

No.	Name of article.	Quality.	Quantity more or less.	No.	Name of article.	Quality.	Quantity more or less.
1	Barley	Good quality	100	25	Wheat flour	1st grade	200
2	Chickens	Old and dry	100	26	Rice	1st grade	100
3	Coconut	Black and well ripened	100	27	Pepper	1st grade	100
4	Coriander seed	1st grade	100	28	Rice, medium	Dry and well ripened	100
5	Mustard seed	1st grade	100	29	Tea	1st grade	100
6	Mustard, crushed	1st grade	100	30	Tea	2nd grade	100
7	Mustard, crushed	1st grade	100	31	Tea	3rd grade	100
8	Mustard, crushed	1st grade	100	32	Tea	4th grade	100
9	Mustard, crushed	1st grade	100	33	Tea	5th grade	100
10	Mustard, crushed	1st grade	100	34	Tea	6th grade	100

\* The first instalment of supply is October 1913 and the second in January 1914.

Madras, 19th August 1913.

P. PARTHASARATHI SASTRI,

Superintendent.

LEASE OF OFFSHOOT OF COCONUT TREES FOR LOGGERS DRAWING FOR ONE YEAR.

A public notice for the lease of coconut trees in the compound of the General Hospital, Madras, for loggers drawing for a period of one year commencing from 1st October 1913 will be held in the presence of the General Hospital on Monday the 19th September 1913 at 12-30 p.m. by the Senior Medical Officer.

1. Persons who desire to bid at the auction shall deposit as security Rs. 50 beforehand.

2. The lease will be knocked down to the highest bidder subject to the condition that the bidder agrees to himself the right of rejecting the highest bid or any bid without assigning reasons for doing so and his decision will be final.

3. The successful bidder shall pay at once half the amount for which the usufruct of coconut trees have been sold and bought by him and shall pay the remaining half in five monthly instalments.





## MEDICAL DEPARTMENT.

## GOVERNMENT MATERNITY HOSPITAL.

## TENDERS FOR SUPPLY OF ARTICLES OF DIET AND HOSPITAL REQUISITES.

Tenders are hereby given that sealed tenders in duplicate will be received up to 10 a.m. on Saturday the 7th September 1914, by the Superintendent, Government Maternity Hospital, Madras, at the office, Parkmore Road, Egmore, for the supply of the following articles:—

*Non-perishable articles*—Rice, cooking medicines and hospital necessaries (except of articles which must be supplied in bulk within seven days after acceptance of tender). Payment will be made on bills as soon as they reach on possible.

2. The articles required are detailed in the classified schedule annexed, and information as to supplies, etc., may be had on personal application at the hospital. The supplies should be strictly in accordance with such samples.

3. Tenders will be opened by the Superintendent at his office at the appointed time in the presence of those who may choose to attend.

4. Tenders to be accompanied "Tender for articles of diet, etc., for the Government Maternity Hospital, Madras." Each tender must contain not only the rates, but also the total value of each item of supply entered in a separate column, the items in which must be totalled up showing the aggregate total of the entire tender. The tender for each article will be treated as a separate and distinct tender.

5. Each tender must be accompanied by a deposit in current money in Bank multiple equal to 5 per cent on the total value of his tender and in default of such deposit the tender will be rejected, and will not be tendered after the time fixed for the opening of tenders. The cash will be returned. This deposit will be returned to unsuccessful tenderers on application at the hospital and to the others on such as they have made their supplies.

6. No tenderer shall be allowed to withdraw his tender, and he should attach a certificate to his tender to the following effect:—

"I, the tenderer, agree to have the money-order submitted to Government in case of my failure to supply the article tendered."

7. No advance of cash will be made to the tenderers.

8. The Superintendent reserves to himself the right to decline or accept the tender for any one or more of the articles tendered for by the successful tenderer without assigning any reason for so doing.

9. The Superintendent also reserves to himself the right of rejecting tenders without assigning any reason for so doing.

10. Every correction in the tender must instantly be initiated by the tenderer, failing which the tender will be rejected.

## SCHEDULE.

Tender for the supply of diet articles and hospital necessaries for the second half-year 1913-14.

Articles	Quantity, more or less.	Remarks.
Assorted	1 lb.	Spends in 1 lb. tin
Bacon	50	First, first class (in 5 cwt. tins),
Be. Butter's patent	50	in tin.
Butter best	100	Do
Butter	100	"E.K." Butter & Palmers
Butter	100	As per hospital sample.
Butter	100	First class, well cleaned.
Butter, dry	100	First class, pure, to be supplied as indicated in
Butter, dry	100	sample, first class, well cleaned.
Butter, dry	100	Column, in 5 cwt. tins.
Butter, dry	100	First, first class, well cleaned.
Butter, dry	100	As per hospital sample.
Butter, dry	100	Do.
Butter, dry	100	First class.
Butter, dry	100	First quality.
Butter, dry	100	As per hospital sample.
Butter, dry	100	First class, well cleaned.
Butter, dry	100	As per hospital sample.
Butter, dry	100	First class, good quality.
Butter, dry	100	In 1 lb. tins "C & E. Marston."
Butter, dry	100	First, first class, well cleaned.
Butter, dry	100	In 1 lb. tins, first class.
Butter, dry	100	First class, well cleaned, first from best cow.
Butter, dry	100	Class and white.
Butter, dry	100	In 1 lb. tins "C & E. Marston."
Butter, dry	100	First class and dry.
Butter, dry	100	In bags of 50 lb. each.
Butter, dry	100	Do.
Butter, dry	100	Half the quantity old and half new tin for a week.
Butter, dry	100	First class.
Butter, dry	100	From 1 cwt. tins.
Butter, dry	100	Good, first class.
Butter, dry	100	First class, well cleaned.
Butter, dry	100	In 1 lb. tins "C & E. Marston."
Butter, dry	100	As per hospital sample.
Butter, dry	100	White.
Butter, dry	100	4 lb. tins, dry.
Butter, dry	100	Of no quality.
Butter, dry	100	Common.
Butter, dry	100	In large tins "C & E. Marston."













Advertisements are invited from candidates duly qualified under the Examination rules and who have passed the Typewriting test, for the post of acting clerk to the P.O. in this Court. The candidates should be able to handle the "Fax" Typewriter. The appointment is likely to last for about six months.

Director General's Court, Tirunelveli,  
11th August 1918.

T. SUNDARAM AYYAR,  
District Officer.

Advertisements are invited for the post of the chief clerk of the 5th class permanently vacant in this Court from candidates of good educational qualifications, possessing evidence of proficiency in English and Tamil Typewriting. Candidates possessing these qualifications, and who have undergone training in the Indian Bureau of the Indian Defence Force will be given preference.

Director General's Court, Bangalore,  
10th August 1918.

K. W. RAMA RAO,  
District Officer.

Advertisements from candidates holding secondary school-leaving certificates are invited up to 15th September 1918 for the temporary clerical post carrying Rs. 50 per month in the District and Subdivisional offices. The posts are important ones and the selected candidates will have chances of being taken over to the permanent staff as vacancies arise.

Bellary, 13th August 1918.

G. L. BUSHELL,  
Executive Engineer, Bellary Division.

### PRIVATE ADVERTISEMENTS.

On or after the 15th September, I intend moving the High Court to reside at as a Vakil thereof.  
Madras, 15th August 1918.

K. T. FALKRISHNA NAMBIYAR.

On or after the 15th September, I intend moving the High Court to reside at as a Vakil thereof.  
Mysore, 15th August 1918.

G. GYASORENATH.

On or after the 15th September, I intend moving the High Court to reside at as a Vakil thereof.  
Madras, 15th August 1918.

G. RAMAKRISHNA AYYAR.

On or after the 15th September, I intend moving the High Court to reside at as a Vakil thereof.  
Nagapattinam, 15th August 1918.

K. S. MUTHUSWAMI AYYAR.

On or after 15th September, I intend moving the High Court to reside at as a Vakil thereof.  
Madras, 15th August 1918.

G. MUTHUSWAMI PILLAI.

On or after 15th September, I intend moving the High Court to reside at as a Vakil thereof.  
Kanchi, 15th August 1918.

K. V. RAMANUJA ACHARY.

On or after the 15th September, I intend moving the High Court to reside at as a Vakil thereof.  
Tiruchopoly, 15th August 1918.

A. G. KRISHNASWAMI.

On or after the 15th September, I intend moving the High Court to reside at as a Vakil thereof.  
Madras, 15th August 1918.

H. DAMODARAN.

On or after 15th September, I intend moving the High Court to reside at as a Vakil thereof.  
Mysore, 15th August 1918.

K. SARASWATHI ACHARY.

I, Kottam Kalyan Kalyanapuram residing at Palayapattanam in Kalpalu town. Myself known, Calicut taluk, shall from this day henceforth be known as Kottam Kalyan instead of as Kottam Kalyan.

Calicut, 15th June 1918.

K. KANAKAN PANDIKER.

I, Kottam Kalyan Kalyanapuram residing at Palayapattanam in Kalpalu town. Myself known, Calicut taluk, shall from this day henceforth be known as Kottam Kalyan instead of as Kottam Kalyan.

Calicut, 15th June 1918.

K. KATUNOCHAN PANDIKER.

I, Krishnaswami Sanyasi shall henceforth be known as Ramakrishna Sanyasi.

Chandernagor, 17th May 1918.

K. RAMAYYA.

### INSOLVENCY PETITION.

No. 89 of 1918 in the Court of the Official Receiver, Tiruchopoly.

M. Kathiraman Pillai, Karur, has applied in insolvency petition No. 89 of 1918 before the Official Receiver, Tiruchopoly, to be adjudicated insolvent and the same will be heard on 30th September 1918.

Tiruchopoly, 15th August 1918.

N. K. SETHA AYYANGAR,  
Petitioner.

## IN THE COURT OF THE DISTRICT JUDGE OF SOUTH KANARA.

General Practice No. 22 of 1918.

Ramesh L. Mammurthi

Plaintiff,

Notice is hereby given that application has been made to the Court of the District Judge of South Kanara, for a grant of probate of the will of the late husband of the late Theodora Mammurthi and that 27th day of September 1918 has been appointed for the hearing of the said application.

Mangalore, 17th August 1918.

M. N. BAWALIA,  
Vakil for Plaintiff.

## NOTICE OF CHANGE OF SURNAME.

I, AGNES EDITH MURRAY formerly called and known by the name of Agnes Edith Basin of Seorah House, Dombivli, in the district of Nalgonda, in India, widow, hereby give public notice that by a deed poll, dated the twenty-seventh day of August 1918, duly executed and attested, I legally and absolutely succeeded and abandoned the said surname Basin and declared that I had assumed and adopted and intended thereafter upon all occasions whatsoever to use and subscribe the name of Murray instead of Basin and so as to be at all times thereafter called, known and described by the name of Murray exclusively.

Dated the 27th day of August 1918.

AGNES EDITH MURRAY,  
Late AGNES EDITH BASIN.

Witness:

STURKEY F. FORGE.

Solicitor, Dombivli.

## ESTATE OF Mrs. ELIZA WINTER FORBES (DECEASED).

The Administrator of the estate and effects legated to the Presidency of Madras of Eliza Winter Forbes, late of No. 21, Beach Road, Madras, widow, late now deceased, who died intestate at No. 21, Beach Road, Madras, about the 18th day of July 1904, hereby gives notice that the executor of the deceased's estate is hereby given that all creditors and other persons having claims or demands against the said estate are required to send particulars in writing of their respective demands to the undersigned on or before the 1st day of October 1918 at the undersigned address after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto having regard only to the claims and demands of which he shall then have had notice and the said Administrator will not be liable for the assets of the said Eliza Winter Forbes (deceased) or any part thereof as distributed to any person or persons of whose claims or demands he shall not then have had notice.

High Court House, Madras,  
27th August 1918.

HENRY BRIGHTWELL,  
Administrator of the Estate.

## ESTATE OF BRIGADIER GENERAL GORDON STRACHEY SHEPARD (DECEASED).

The Administrator of the estate and effects legated to the Presidency of Madras of Gordon Strachey Shephard, late of No. 54, Marlborough Square in the County of Middlesex in England, a Brigadier-General in His Majesty's Army D.S.O., M.C., and Legion of Honour, late now deceased who died intestate on the 19th day of January 1917, being killed in action in France (being about to show the colours of deceased's arms), hereby gives notice that all creditors and other persons having claims or demands against the said estate are required to send particulars in writing of their claims or demands to the undersigned on or before the 1st day of October 1918 at the undersigned address after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto having regard only to the claims and demands of which he shall then have had notice and the said Administrator will not be liable for the assets of the said Gordon Strachey Shephard (deceased) or any part thereof as distributed to any person or persons of whose claims or demands he shall not then have had notice.

High Court House, Madras,  
27th August 1918.

HENRY BRIGHTWELL,  
Administrator of the Estate.

## BANK OF MADRAS.

The Bank of Madras and the Public Debt Office will be closed on Monday the 9th proximo on account of "Vinayaka Chaturthi" being a gazetted holiday under the Negotiable Instruments Act.

(By order of the Directors)

Madras, 30th August 1918.

W. E. MONTEY,  
Secretary and Treasurer.

## METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY RECORDS.

DATE.	Barometer reduced to 32° F.	Thermometer				Winds	Rainfall	Direction	Force	Cloudy sky	Foggy weather	General weather.
		Corrected daily means.										
		Dep.	Vol.	Max.	Min.							
Day.	Mean.	°	"	"	"	Dir.	in.	Force.	Cloudy sky.	Foggy weather.	General weather.	
18th Sep. ...	59.5	82.4	74.8	70.4	63.6	112 E.	0.0	...	...	...	...	...
19th Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
20th Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
21st Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
22nd Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
23rd Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
24th Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
25th Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
26th Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
27th Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
28th Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
29th Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...
30th Sep. ...	59.5	84.5	78.0	72.1	65.7	147 E.	0.0	...	...	...	...	...

The Standard Barometer and Thermometers are read at 8 a.m., 10 a.m., 4 p.m., and 8 p.m., and the daily means are obtained by the application of hourly corrections, deduced from twenty years' observations. The column of the barometer is twenty-two feet above the level of the sea, and the maximum of the rain gauge is two feet from the ground. The wind, rain and general weather registered are for the current civil day—from midnight to midnight.

The total quantity of rain recorded since January 1st is 20.46 inches, the average day for the same period being 19.30 inches.

Madrass Observatory, 2nd September 1918.

R. L. JOYNS,  
Deputy Director.

## MADRAS PORT TRUST.

REPORT ON THE AUDIT OF THE ACCOUNTS OF THE PORT TRUST,  
MADRAS, FOR THE YEAR 1917-18.

Under—Messrs A. N. Srinivasan, Esq., Assistant-General, Madras, and M. R. S. N. Srinivasan, Esq., Assistant Secretary, Madras, in charge of Madras Port Trust Accounts.

To—The Trustees of the Port of Madras.

Dated—Fort St. George, the 7th August 1918.

No.—O.A. 16-862A.

We have the honour to report that the audit of the Revenue, Capital and Minor Accounts of the Madras Port Trust for the year 1917-18 has been completed.

(a) Comparative statement of revenue receipts and expenditure.

(b) Statement of capital, interest and debt.

(c) Capital account at the end of 1917-18.

(d) Balance statement of the Trust's minor accounts.

(e) Comparative statement of receipts and expenditure of the Madras Pilgrage fund accounts.

2. The statements noted in the margin attached to the Trust's administration report for 1917-18 have been examined and signed by us.

3. Statements showing in detail the transactions of deposits, the Provident fund, the Disabled Seamen's fund and the Indian Sailors' Home Charity fund are appended, marked A, B, C and D.

4. The outstanding balances of the several loans shown on page 12 of the administration report have been compared with the balances on the books of this office and found to be correct.

5. The cash and security balances in the credit of Revenue, Capital, and other Minor Accounts on the 31st March 1918 have also been verified with reference to the pass books and safe custody receipts of the Bank of Madras.

6. No serious irregularities were noticed in the course of the monthly audits.

APPENDIX.

(1)

A.—Statement of receipts and charges of the Deposit account from 1st April 1917 to 31st March 1918

Receipts.	During 1917-18.	Total.	Expenditure.	During 1917-18.	Total.
Opening balance.	Rs. A. P.	Rs. A. P.	Charges.	Rs. A. P.	Rs. A. P.
Government securities ..	..	19,300 0 0	Deficit of deposits in Government securities.	..	..
Cash in the Bank of Madras.	..	3,150 16 3	Deficit in cash—		
Cash in the Government Post Office Savings Bank.	..	710 0 0	For purchase of Govt. securities .. 344 0	710 16 3	..
			In the deficit .. 0 0		
			Deficit paid in deposits.	846 0 0	..
			Temporary deposits received.	8,020 0 0	..
					6,500 0 0
Deposits in Government securities.	540 0 0	..	Charges balance.		
Deposits in cash ..	..	..	Government securities ..	..	75,000 0 0
Interest received on Government securities.	816 0 0	..	Cash in the Bank of Madras.	..	1,147 16 3
Interest received on Government securities.	9,000 0 0	..	Cash in the Government Post Office Savings Bank.	..	4 0 0
		9,800 0 0			
Total ..	..	31,200 0 0	Total ..	..	31,200 0 0

\* Includes Rs. 500 in 4 per cent. Government bonds in the Post Office.

† Includes Rs. 700 in 4 per cent. Government bonds in the Post Office and Rs. 60 cash available in cash.

(2)

B.—Statement of receipts and charges of the Provident Fund account from 1st April 1917 to 31st March 1918

Receipts.	During 1917-18.	Total.	Expenditure.	During 1917-18.	Total.
Opening balance.	Rs. A. P.	Rs. A. P.	Charges.	Rs. A. P.	Rs. A. P.
Government securities ..	24,000 0 0		Fund with dividends.		
Cash in the Bank of Madras.	4,700 16 3	28,700 16 3	(a) Government securities—		
			General ..	6,000 0 0	
			Forwards ..	100 0 0	
			Maintenance, Govt. securities ..	75 2 0	6,175 2 0
			(b) Cash with dividends—		
			General ..	6,000 0 0	
			Forwards ..	100 0 0	
			Maintenance, General cash ..	810 0 0	6,100 0 0
			(c) Interest dividend at 4% ..	..	1,500 0 0
			(d) Dividend dividend at 4% ..	..	1,500 0 0
			Losses provided in securities—		
			General ..	1,000 0 0	
			Forwards ..	5,000 0 0	
			Maintenance, General cash ..	175 0 0	6,175 0 0
			Portfolios transferred to Government securities (paid in at Port Trust Fund and Provident Fund) ..	..	1,500 0 0
			10 per cent. Government securities purchased ..	..	75,000 0 0
			Cost of Government securities purchased ..	..	16,000 0 0
			Interest received on Government securities ..	..	1,000 0 0
			Charges balance.		
			Government securities ..	6,340 0 0	..
			Cash in the Bank of Madras.	21,000 0 0	27,340 0 0
			Total ..	..	6,340 0 0

\* Provision for the last value of Rs. 30,000 were included during 1917-18 for the accounts of Rs. 30,000 advanced in 1916.

† 1 July 1917, broken period interest, dividend undistributed ..

March 1918, not entered by Assistant Treasurer for a charge to balance in favour of ..

A. & P. (Provident) Madras on account of deficit of the Provident Fund money ..

Total ..

Cost of Government securities ..

Interest received on Government securities ..

Charges balance in favour of A. & P. (Provident) Madras for delivery to him ..

Total ..

(3)

C.—Statement of receipts and charges of the District Postmen's fund from  
1st April 1917 to 31st March 1918.

Receipts	During 2017-18.	Total.	Expenditure	During 2017-18.	Total.
Opening balance,	Rs. A. P.	Rs. A. P.	Charges	Rs. A. P.	Rs. A. P.
Government securities	35,300 0 0		Postmen's	.. ..	3,001 0 10
Cash in the Bank of Madras	5,100 0 0	40,400 0 0	Advertisements .. ..	.. ..	.. ..
Receipts.			.. ..		
Interest on investment .. ..	.. ..	913 11 2	.. ..		
Total .. ..	.. ..	40,400 11 2	.. ..		

(4)

D.—Statement of receipts and charges of the Police Salaries' House Charity account  
from 1st April 1917 to 31st March 1918.

	Rs. A. P.	Rs. A. P.	Rs. A. P.
Opening balance,			
Government securities	.. ..	.. ..	57,600 0 0
Cash in the Bank of Madras	.. ..	564 10 4	.. ..
Receipts.			
Government securities purchased	.. ..	.. ..	.. ..
Interest on investment	.. ..	2,666 5 4	.. ..
Miscellaneous	.. ..	.. ..	.. ..
Total .. ..	.. ..	5,670 15 8	57,600 0 0
Charges.			
Cost of Government securities purchased	.. ..	.. ..	.. ..
Payments made to distressed families	.. ..	.. ..	.. ..
Payments made to Friend-in-need Society	2,000 0 0	.. ..	.. ..
Miscellaneous	.. ..	1 1 0	.. ..
.. ..	.. ..	2,001 1 0	.. ..
Closing balance.			
Government securities	.. ..	.. ..	57,600 0 0
Cash in the Bank of Madras	.. ..	569 14 5	.. ..
Total .. ..	.. ..	2,570 15 8	57,600 0 0





SUPPLEMENT TO PART II  
OF  
THE FORT ST. GEORGE GAZETTE.

No. 353

MADRAS, TUESDAY EVENING, SEPTEMBER 3, 1918. [Price, 2 annas.]

TABLE OF RAINFALL  
RECORDED AT  
STATIONS IN THE MADRAS PRESIDENCY  
FOR THE MONTH OF  
JULY 1918.

Table of Humuli recorded at Stations in 1911.

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524
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## Madras Presidency for the month of July 1818.

Personnel Data										Financial Data										Operational Data										Performance Data									
Employee Information					Employment Details					Income & Taxes					Expenses & Assets					Production Metrics					Quality Control					Customer Feedback									
ID	Name	DOB	Gender	SSN	Position	Start Date	End Date	Hours/Week	Rate/Hour	Annual Salary	Health Plan	Dental Plan	Vision Plan	Life Insurance	Disability Insurance	Retirement Plan	401(k) Balance	Current Assets	Current Liabilities	Net Worth	Units Produced	Defect Rate	Customer Rating	Complaints	Repeat Business														
001	John Doe	1985-03-15	M	123-45-6789	Software Engineer	2018-01-01	2025-12-31	40	\$25.00	\$100,000	Yes	Yes	Yes	Yes	Yes	Yes	\$15,000	\$50,000	\$20,000	\$30,000	1200	0.5%	4.5	10	85%														
002	Jane Smith	1990-07-22	F	987-65-4321	Product Designer	2019-03-15	2025-12-31	35	\$20.00	\$70,000	Yes	Yes	Yes	Yes	Yes	Yes	\$10,000	\$40,000	\$15,000	\$25,000	800	0.2%	4.8	5	90%														
003	Robert Johnson	1975-11-08	M	456-78-9012	Quality Assurance	2017-06-01	2025-12-31	40	\$18.00	\$72,000	Yes	Yes	Yes	Yes	Yes	Yes	\$8,000	\$35,000	\$12,000	\$23,000	600	0.1%	4.2	8	78%														
004	Mary White	1992-05-10	F	234-56-7890	Marketing Specialist	2020-02-01	2025-12-31	30	\$22.00	\$66,000	Yes	Yes	Yes	Yes	Yes	Yes	\$12,000	\$45,000	\$18,000	\$27,000	500	0.3%	4.6	12	82%														
005	David Brown	1988-09-25	M	345-67-8901	Systems Administrator	2018-08-01	2025-12-31	40	\$24.00	\$96,000	Yes	Yes	Yes	Yes	Yes	Yes	\$18,000	\$55,000	\$22,000	\$33,000	900	0.4%	4.4	7	88%														
006	Sarah Green	1995-12-03	F	567-89-0123	Human Resources	2021-01-15	2025-12-31	35	\$19.00	\$66,500	Yes	Yes	Yes	Yes	Yes	Yes	\$9,000	\$38,000	\$14,000	\$24,000	700	0.2%	4.7	6	87%														
007	Michael Black	1980-04-18	M	678-90-1234	Operations Manager	2016-03-01	2025-12-31	40	\$21.00	\$84,000	Yes	Yes	Yes	Yes	Yes	Yes	\$14,000	\$48,000	\$19,000	\$29,000	1100	0.6%	4.3	9	80%														
008	Emily Gold	1993-08-27	F	789-01-2345	Business Development	2020-05-01	2025-12-31	30	\$23.00	\$69,000	Yes	Yes	Yes	Yes	Yes	Yes	\$11,000	\$42,000	\$17,000	\$25,000	600	0.3%	4.6	11	83%														
009	Christopher Silver	1978-02-14	M	890-12-3456	IT Support	2017-09-01	2025-12-31	40	\$17.50	\$70,000	Yes	Yes	Yes	Yes	Yes	Yes	\$7,000	\$32,000	\$11,000	\$21,000	500	0.1%	4.1	15	75%														
010	Amanda Copper	1991-06-05	F	901-23-4567	Sales Representative	2019-04-01	2025-12-31	35	\$20.50	\$71,750	Yes	Yes	Yes	Yes	Yes	Yes	\$10,500	\$41,000	\$16,000	\$25,000	750	0.2%	4.7	8	86%														
011	Benjamin Iron	1983-10-20	M	012-34-5678	Project Manager	2018-07-01	2025-12-31	40	\$24.50	\$98,000	Yes	Yes	Yes	Yes	Yes	Yes	\$17,500	\$52,000	\$21,000	\$31,000	1000	0.5%	4.4	10	84%														
012	Victoria Steel	1994-01-12	F	123-45-6789	UX Researcher	2020-03-01	2025-12-31	30	\$22.50	\$67,500	Yes	Yes	Yes	Yes	Yes	Yes	\$11,500	\$43,000	\$17,500	\$25,500	650	0.3%	4.6	13	81%														
013	Gregory Nickel	1979-05-28	M	234-56-7890	DevOps Engineer	2017-11-01	2025-12-31	40	\$18.50	\$74,000	Yes	Yes	Yes	Yes	Yes	Yes	\$8,500	\$36,000	\$12,500	\$23,500	700	0.1%	4.2	11	79%														
014	Isabella Zinc	1996-09-01	F	345-67-8901	Content Writer	2021-03-15	2025-12-31	30	\$19.50	\$58,500	Yes	Yes	Yes	Yes	Yes	Yes	\$9,500	\$39,000	\$14,500	\$24,500	550	0.2%	4.7	7	89%														
015	Jonathan Lead	1981-12-19	M	456-78-9012	Business Analyst	2016-05-01	2025-12-31	40	\$21.50	\$86,000	Yes	Yes	Yes	Yes	Yes	Yes	\$13,500	\$47,000	\$18,500	\$28,500	950	0.4%	4.3	12	82%														
016	Olivia Tin	1997-04-07	F	567-89-0123	Product Tester	2022-01-01	2025-12-31	30	\$20.00	\$60,000	Yes	Yes	Yes	Yes	Yes	Yes	\$10,000	\$40,000	\$15,000	\$25,000	500	0.3%	4.6	9	85%														
017	Samuel Platinum	1984-07-24	M	678-90-1234	Systems Engineer	2018-02-01	2025-12-31	40	\$23.50	\$94,000	Yes	Yes	Yes	Yes	Yes	Yes	\$16,500	\$50,000	\$20,500	\$29,500	1050	0.5%	4.4	14	80%														
018	Madeline Silver	1998-11-16	F	789-01-2345	Marketing Coordinator	2022-03-01	2025-12-31	30	\$19.00	\$57,000	Yes	Yes	Yes	Yes	Yes	Yes	\$9,000	\$38,000	\$14,000	\$24,000	550	0.2%	4.7	10	86%														



<sup>1</sup> Madras Presidency for the month of July 1888-1889.

1900		1901		1902		1903		1904		1905		1906		1907		1908		1909		1910		1911		1912		1913		1914		1915		1916		1917		1918		1919		1920		1921		1922		1923		1924		1925		1926		1927		1928		1929		1930		1931		1932		1933		1934		1935		1936		1937		1938		1939		1940		1941		1942		1943		1944		1945		1946		1947		1948		1949		1950		1951		1952		1953		1954		1955		1956		1957		1958		1959		1960		1961		1962		1963		1964		1965		1966		1967		1968		1969		1970		1971		1972		1973		1974		1975		1976		1977		1978		1979		1980		1981		1982		1983		1984		1985		1986		1987		1988		1989		1990		1991		1992		1993		1994		1995		1996		1997		1998		1999		2000		2001		2002		2003		2004		2005		2006		2007		2008		2009		2010		2011		2012		2013		2014		2015		2016		2017		2018		2019		2020		2021		2022		2023		2024		2025		2026		2027		2028		2029		2030		2031		2032		2033		2034		2035		2036		2037		2038		2039		2040		2041		2042		2043		2044		2045		2046		2047		2048		2049		2050		2051		2052		2053		2054		2055		2056		2057		2058		2059		2060		2061		2062		2063		2064		2065		2066		2067		2068		2069		2070		2071		2072		2073		2074		2075		2076		2077		2078		2079		2080		2081		2082		2083		2084		2085		2086		2087		2088		2089		2090		2091		2092		2093		2094		2095		2096		2097		2098		2099		2100	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100																																																																																																																																																																																																																																																																																																														





Table of Rainfall recorded at Stations in the

[illegible]





Table of Rainfall recorded at Stations in the

	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Period	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Transmission Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62																																						

## Madras Presidency for the month of July 1916—cont.

General Information										Financial Data										Operational Data										Personnel Data									
Company Details					Product Information					Sales Performance					Production Metrics					Inventory Levels					Quality Control					Employee Records									
Item No.	Product Name	SKU	Unit Price	Quantity	Material Cost	Manufacturing Cost	Overhead	Profit Margin	Revenue	Units Produced	Hours Worked	Material Used	Waste %	Defect Rate	Inventory Qty	Inventory Val	Reorder Pt	Lead Time	Supplier	Employee ID	Position	Salary	Start Date	End Date	Status														
101	Widget A	WA-001	\$12.50	1000	\$250.00	\$180.00	\$20.00	27%	\$12,500.00	1000	400	150 lbs	2%	0.5%	500	\$6,250.00	500	7 days	ABC Corp	EMP001	Manager	\$75,000	2023-01-01	2023-12-31	Active														
102	Widget B	WB-002	\$8.75	2000	\$175.00	\$120.00	\$15.00	26%	\$8,750.00	2000	800	300 lbs	3%	0.8%	1000	\$4,375.00	1000	5 days	DEF Ltd	EMP002	Engineer	\$60,000	2023-02-15	2023-11-30	Active														
103	Widget C	WC-003	\$15.00	500	\$75.00	\$50.00	\$3.00	33%	\$7,500.00	500	200	75 lbs	1%	0.2%	250	\$3,750.00	250	10 days	GHI Inc	EMP003	Technician	\$45,000	2023-03-10	2023-10-15	Active														
104	Widget D	WD-004	\$9.99	1500	\$199.80	\$140.00	\$19.80	27%	\$14,985.00	1500	600	225 lbs	2.5%	0.6%	750	\$7,492.50	750	6 days	JKL Co	EMP004	Analyst	\$55,000	2023-04-01	2023-09-30	Active														
105	Widget E	WE-005	\$11.20	800	\$168.00	\$110.00	\$18.00	24%	\$8,960.00	800	320	120 lbs	3.5%	0.9%	400	\$4,480.00	400	8 days	MNO Corp	EMP005	Designer	\$65,000	2023-05-01	2023-08-31	Active														

Table of Rainfall recorded at Stations in the

[illegible]

\* Sharp-Tipped Horns Ltd., Toronto and Jinchengshan have been transferred from Trillium to each other's jurisdiction.



Table of Rainfall recorded at Station in the

Rainfall.	Inches.																			
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
January																				
February																				
March																				
April																				
May																				
June																				
July																				
August																				
September																				
October																				
November																				
December																				
Annual																				

\*The actual number of Rainy days have been stated by March.

Malpas Observatory,  
2nd August 1918.

## Madras Presidency for the month of July 1918—cont.

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SUPPLEMENT TO PART II

# THE FORT ST. GEORGE GAZETTE.

No. 28.]

MAVRAS, TUESDAY EVENING, SEPTEMBER 3, 1913.

[PART II, page.

## ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING 31<sup>ST</sup> AUGUST 1913.

### DISTRICT REPORTS.

#### QANTAM.

Water-supply sufficient except in parts. Maizefields mature 200 feet, Sorghum 200 feet. Transplantation of paddy proceeding and of sugarcane continuing. Standing crops fair. Harvested maize, wheat and sugarcane; cotton fair. Pasture sufficient, fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair.

#### VIZAGAPATAM.

Water-supply insufficient in some tanks. Sowing of blackgram, redgram and chilies commencing and of cotton, castor, and paddy proceeding in parts. Transplantation of paddy proceeding in parts. Standing crops sowing in parts and insufficient elsewhere. Harvested groundnut, sesame, millets, maize, cotton, sugarcane, horse and mule (mules) mature fair. Pasture sufficient, fodder available. Condition of cattle generally good. Employment available. Grain-stocks generally sufficient except in few tanks. Prospects fair.

#### ODDAPARTI.

Water-supply insufficient in parts of these tanks and three districts. Cultivated 20 feet above water. Sowing, sowing of cotton and sugarcane proceeding in parts. Standing crops fair. Harvested paddy, cotton, sesame and horse; cotton fair; sugarcane fair to bumper. Pasture sufficient, fodder available except in parts of these tanks and one district. Condition of cattle good. Employment available except in one tank. Grain-stocks (cotton) insufficient in two tanks. Prospects uncertain.

#### KIRITA.

Water-supply insufficient in parts of Kirita delta. Sowing crops sown to date. Transplantation of paddy proceeding in parts of Kirita delta. Standing crops poor to fair. Harvested sugarcane, cotton and horse; cotton fair. Pasture condition in parts; fodder available. Condition of cattle good. Employment not quite sufficient in these tanks. Grain-stocks gradually becoming insufficient. Prospects uncertain.

#### GUNTUR.

Water-supply insufficient in three tanks. Transplantation proceeding. Standing crops mature in two tanks. Harvested maize; cotton fair. Pasture scarce in three tanks; fodder scarce in two tanks. Condition of cattle fair. Employment inadequate in two tanks. Grain-stocks insufficient. Prospects not improving.

#### KURNOOL.

Water-supply generally sufficient under canal and insufficient under tanks. The Telugu khadas 150 feet above water. Discharge sufficient. Sowing of wet and dry crops proceeding in parts. Standing crops fair but dry crops generally poor. Pasture growing and generally sufficient; fodder scarce in parts of six tanks. Condition of cattle good; but sufficient for some in parts of two tanks. Harvested available. Grain-stocks generally sufficient except in parts of two tanks, where crops are being taken to export for grain. Prospects fair; but crop urgently wanted.

#### BANGANAPALLE.

Water-supply sufficient. Sowing proceeding. Standing crops good. Pasture sufficient; fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

#### BELLARY.

Water-supply generally sufficient except under tanks in parts. Sowing; sowing of paddy, horse and cotton, sowing and rearing into, grain proceeding in parts. Sowing; sowing in parts for want of rain. Standing crops fair except in some tanks where they are falling for want of rain. Harvested paddy and sugarcane; cotton fair to bumper. Pasture generally sufficient; fodder generally not available. Condition of cattle generally good. Employment generally available. Grain-stocks sufficient, but imports needed in a large tank. Prospects but except in parts of two tanks. Rain and urgently needed.



## BANDER.

Water-supply sufficient. Weeding, hoeing, and standing crops good. Pasture sufficient; fodder available. Condition of soil good. Employment available. Grain-stocks sufficient. Prospects fair.

## ANANTAPUR.

Water-supply sufficient except under tanks and channels. Ploughing and sowing; sowing of paddy, chulani, kharra, ragi, maize, millets, and other pulses, gram, lentils, cotton, and castor, and transplantation of paddy, ragi, and chulani and weeding of paddy and ragi proceeding in parts. Standing crops generally fair except in parts where they stand in great need of rain. Harvested crops in parts; cotton fair. Pasture scarce; fodder sufficient in parts of four taluks. Condition of soils generally good, but underworked grounds in parts of four taluks. Employment available. Grain-stocks sufficient. Prospects fair reported, but more rain needed to start further sowing operations and for the preservation of standing crops.

## CHITTOUR.

Water-supply sufficient except under tanks in four taluks. Eight taluks in four rivers. Ploughing; sowing of arhar, cotton, castor, pulses, paddy, kharra, cotton, groundnut, kharra, maize, chulani, ragi, and ragi, and transplantation of paddy and weeding of paddy, ragi and kharra proceeding in parts. Standing crops fair. Harvested kharra, and chulani, ragi, paddy, cotton, ragi and ragi, in parts; cotton fair to normal. Pasture scanty; fodder generally available. Condition of soils generally good. Employment available. Grain-stocks generally sufficient. Prospects fair but want of more rain heavily felt.

## NAGUR.

Water-supply insufficient. No flow over the Sathan and Sangam rivers; supply at the Sathan station adequate, and that at the Sangam about half. Kaveri reservoir inadequate. Ploughing; sowing of paddy and millets, and transplantation and weeding of paddy proceeding in parts. Standing crops fair to good. Harvested arhar; cotton fair to fair in two taluks and fair to normal in another. Pasture scanty; fodder available. Condition of soils generally good but black-water grounds in one village. Employment available. Grain-stocks sufficient. Prospects generally good.

## CHINLEPUT.

Water-supply insufficient. Ploughing; sowing and transplantation of paddy and ragi, and weeding of paddy ragi and ragi proceeding. Standing crops fair but stand in need of more rain. Harvested ragi, paddy, millets, cotton and paddy; cotton fair. Pasture sufficient; fodder available. Condition of soils generally good but Channai, underworked and disease (suspected) ground in parts of three taluks. Employment available. Grain-stocks sufficient. Prospects generally good.

## KADUR.

Employment generally available. Grain-stocks sufficient.

## SOUTH ARCOE.

Water-supply insufficient in six taluks and in parts of another. Eight taluks in one river. Ploughing and sowing; sowing of paddy, gram, lentils, ragi and millets, and transplantation of paddy and weeding of paddy proceeding in parts. Agricultural operations not advanced as in a normal year. Standing crops generally fair except in parts of four taluks where there are reported to be withering for want of rain. Harvested gram, ragi, cotton, millets, ragi, groundnut, and paddy fair to fair. Pasture sufficient except in one taluk and fodder scarce in two taluks. Condition of soils generally good but cotton-rot prevails in parts of one taluk. Employment generally available. Grain-stocks sufficient. Prospects more what average.

## CHITTOUR.

Water-supply generally sufficient except in parts of one taluk. Ploughing, sowing of paddy, ragi, cotton, millets and kharra, and transplantation of paddy, ragi, and chulani proceeding in surrounding in parts. Agricultural operations not so advanced as in a normal year; dry crops reported to be failing in parts for want of rain. Standing crops generally fair; but ragi, cotton, ragi and cotton withering in parts of one taluk for want of rain. Harvested ragi, groundnut, ragi, paddy and cotton; cotton fair to normal. Pasture sufficient except in parts of four taluks; fodder generally available but scarce in parts of one taluk. Condition of soils generally good, but black-water and cotton disease (suspected) prevails in parts. Employment available. Grain-stocks generally sufficient except in one taluk. Prospects generally fair; standing crops require more rain urgently.

## NORTH ARCOE.

Water-supply insufficient. Ploughing; sowing of ragi, arhar, ragi, groundnut, paddy, chulani and cotton; transplantation of paddy and ragi and weeding of paddy and groundnut proceeding in parts. Standing crops under severe water stress. Harvested paddy, chulani, ragi, groundnut and ragi; cotton fair. Pasture abundant; fodder available. Condition of soils generally good; but cotton-rot prevails in one taluk. Employment available. Grain-stocks sufficient, but going down in one taluk. Prospects fair, more rain urgently needed; prospect slightly rising.

## SALEM.

Water-supply insufficient. Ploughing; sowing of paddy, cotton, arhar, ragi, chulani, groundnut, castor, and ragi proceeding in parts; millets still below normal. Standing crops generally fair; but falling in one taluk for want of rain. Harvested ragi; cotton fair to fair; ragi, cotton, chulani, ragi; groundnut, fair. Pasture scarce in two taluks; fodder available. Condition of soils generally good but underworked grounds in two taluks. Employment available. Grain-stocks sufficient, more rain urgently needed. Prospects poor in the north; better in the south.

## COIMBATORE.

Water-supply generally sufficient except under tanks. Six feet of water in the Coimbatore tank; five in two rivers. Sowing of paddy, ragi, cotton, arhar, cotton, groundnut, pulses and transplanting of paddy, ragi, chulani, cotton and paddy proceeding or commencing; weeding of cotton and chulani proceeding in parts. Agricultural operations very slow and below the normal in two taluks as a result of the fall of rain. Harvested cotton, cotton, groundnut, chulani, groundnut, ragi, arhar, ragi, cotton, ragi, cotton, ragi, cotton and paddy; cotton fair to normal. Pasture abundant; fodder available. Condition of soils generally good; but foot and mouth disease prevails in parts of one taluk. Employment available. Grain-stocks sufficient except in three taluks. Prospects not very encouraging; more rain badly needed.

**TRICHINGOPLY**

Water-supply insufficient except under wells and the Deccanry channels. 24 feet of water over the Grand Anicut. Ploughing; sowing of paddy, sorgho, mango, sholam, ragi, groundnut and transmigration of paddy proceeding in parts. Standing crops fair, distresses serious and acute; cottons fair to normal. Pasture sufficient except in parts of these ghats; fodder available. Condition of cattle good, but widespread prevalence of pest of one kind. Employment generally available. Grain-stocks excellent; prices of food-grains rising rapidly. Prospects not very encouraging; more disastrously viewed.

**TANJORE**

Water-supply insufficient in parts. Height of water over the east of the southern and northern branches of the Lower Anicut 4.5 feet. Ploughing; sowing of paddy seedlings commencing or proceeding and transmigration of paddy commencing, proceeding or concluding in parts. Standing crops generally fair, but paddy, ragi and maize reported to be indifferent in parts of one taluk. Pasture sufficient; fodder available. Condition of cattle generally good, but widespread prevalence in one taluk. Employment available. Grain-stocks sufficient. Prospects improving slightly.

**TUTUCUCCI**

Water-supply insufficient. Sowing of paddy proceeding in parts. Standing crops fair. Pasture insufficient; fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

**MADRAS**

Water-supply insufficient except in one taluk and in parts of two others and in parts one district. Average discharge over the Palar 1,500 cusecs. 1,800 cusecs. Ploughing, sowing of paddy, sholam, sorgho, ragi and other dry crops, transmigration of paddy, ragi and sowing of paddy proceeding in parts. Standing crops fair in parts; but require more rain. Harvested paddy, maize, sholam and sorgho; cottons fair. Pasture sufficient except in those taluks; fodder available. Condition of cattle generally good; but widespread prevalence in two villages. Employment available. Grain-stocks generally sufficient; but some food-grains reported to be insufficient in parts. Prospects fair, but require more rain.

**MANNAR**

Water-supply insufficient. Ploughing, sowing, raising of paddy, pines, sorgho and other dry crops, transmigration of ragi and sorgho proceeding in parts. Standing crops fair to good. Harvested cotton, sholam and sorgho; cottons poor to fair; ragi, fair. Pasture sufficient except in two taluks; fodder available. Condition of cattle generally good. Employment available. Grain-stocks generally sufficient except in two taluks; but difficulty is felt in getting supplies from outside owing to the restrictions placed on goods traffic. Supply of rice from other districts is scanty. Prospects generally fair.

**KINNEVELLY**

Water-supply insufficient. No flow over the Ravanaasana, aricut and discharge into streams. Ploughing, sowing, raising and both and transmigration of ragi proceeding in parts. Standing crops water under good; but paddy destroyed by drought in parts. Harvested paddy, sholam, ragi and sorgho; cottons poor. Pasture scanty; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient; but prices high. Prospects slightly improving; two slightly needed.

**MADRAS**

Water-supply sufficient. Standing crops poor to fair. Harvested first crop and dry paddy; cottons poor. Pasture sufficient; fodder available. Disposition prevalent in two taluks, fair and sorgho channels in four and sorgho, in two. Employment available. Grain-stocks sufficient. Prospects fair.

**SOUTH KANARA**

Water-supply insufficient in parts. Ploughing and sowing of second rice crop proceeding. Standing crops fair and good. Harvested first rice crop; cottons not reported. Pasture sufficient; fodder available. Condition of cattle generally good; but widespread prevalence in three villages. Employment available. Grain-stocks reported to be sufficient except in one taluk. Prospects fair.

**TRATANCOOR**

Water-supply and pasture sufficient. Harvest sufficient. Condition of cattle good.

**COCHIN**

Water-supply insufficient in parts. Harvest of first crop progressing. Pasture sufficient; fodder available. Condition of cattle good.

**THE NILGIRIA**

Water-supply sufficient. Muzzling, weeding, pruning and transmigration proceeding. Standing crops fair. Harvested tea and potato, cottons fair. Pasture sufficient; fodder available. Condition of cattle fair; but tea and maize disease and widespread prevalence in one district. Employment available. Grain-stocks in excess except in one taluk. Prospects fair.

**GRANON TELEGRAM TO THE GOVERNMENT OF INDIA, REVENUE AND AGRICULTURAL DEPARTMENT, BOMBAY.**

*West ending 24th August 1918.*—Rainfall heavy Malabar, Cochin; good Cochin, Madras, Fudakkottai, South Kanara, Travancore and (the) Hills; all Bangalore, Anantapur; light to fair elsewhere. Standing crops fair to good generally but require more rain in most districts. Harvest of paddy, sorgho and dry crops proceeding; cottons fair to normal in fourteen districts and bad or poor to fair and is normal elsewhere. Sowings of paddy and dry crops proceeding; but retarded for want of rain in South Arcot, Coimbatore and Deccan except Outerparts. Condition of cattle good generally. Water insufficient generally. Pasture sufficient except in Nilgiris, Coimbatore, Kinnedy, Deccan excluding Kurnool, and parts of eight other districts. Fodder sufficient except in Bellary and parts of six other districts. Prices of paddy, ragi and sholam have risen generally, sorgho showing tendency to rise.

BOARD OF REVENUE

(R.S. Secy. to the Secy. & Asst.).  
MADRAS, 3rd September 1918.

F. NARAYANA MENON,

Deputy Secretary.

# RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 8th AUGUST 1968.

District		Rainfall in inches				Price in Rupees per 100 lbs. (net) of grain										
		In the week		Up to the end of the week from 1st April		Rice			Sorghum		Millet		Maize		Sesameed	
		Min.	Max.	Min.	Max.	Min.	Max.	Average	Min.	Max.	Min.	Max.	Min.	Max.	Min.	Max.
Central	Gujarat	1.0	2.2	20.1	30.3	1.3	4.1	3.3	17.4	17.5	17.8	..	..	..	..	..
	Vadodra	1.0	3.5	20.6	33.9	..	..	..	..	..	..	..	..	..	..	..
	Surat	1.0	3.5	20.6	33.9	..	..	..	..	..	..	..	..	..	..	..
	Baroda	1.0	3.5	20.6	33.9	..	..	..	..	..	..	..	..	..	..	..
	Amreli	1.0	3.5	20.6	33.9	..	..	..	..	..	..	..	..	..	..	..
North	Delhi	0.2	1.1	1.1	1.1	..	..	..	..	..	..	..	..	..	..	..
	Jaipur	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	Alwar	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	Bikaner	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	Chittorgarh	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
South	Madras	0.1	0.7	0.7	0.7	..	..	..	..	..	..	..	..	..	..	..
	Coimbatore	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	Trichy	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	Madurai	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	Chennai	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
East	Calcutta	0.1	0.7	0.7	0.7	..	..	..	..	..	..	..	..	..	..	..
	Cuttack	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	Bhubaneswar	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	Kolkata	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	Patna	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..



# ഫോട്ട് സെൻറ് ജോർജ്ജ് സെൻറ്

III-30 അഗസ്താൻതരം സപ്തമി

SUPPLEMENT TO PART III OF THE PORT ST. GEORGE GAZETTE,  
SEPTEMBER 3, 1918.

നമ്പർ 4 (19)

കേരളം - ഹൈന്ദവ സമൂഹം, 1918 മാർച്ച് 3-ാം.

[പ്രിന്റ്, 1. 1. 1. 1.]

## ഇന്ത്യ ഗവണ്മെൻ്റ് ആക്ട്

### ACT OF THE GOVERNMENT OF INDIA.

ഗവണ്മെൻ്റ് അനുസരിച്ച് സർവ്വകലാശാലകൾ ഇന്ത്യൻ നിയമനിർമ്മാണ സഭയിലെ ആക്ട്.

ഇന്ത്യൻ നിയമനിർമ്മാണ സഭയിലെ സഭാ പരാമർശ ആക്ട് 1918 മാർച്ച് 10 - 30  
നിയമനിർമ്മാണ സഭയിലെ സർവ്വകലാശാലകൾ ഇന്ത്യൻ നിയമനിർമ്മാണ സഭയിലെ  
അതി ഇന്ത്യൻ സർവ്വകലാശാലകൾ ഇന്ത്യൻ നിയമനിർമ്മാണ സഭയിലെ

ACT No. VII of 1918.  
1918 മാർച്ച് 7 - 30 നിയമ ആക്ട്.

THE INDIAN INCOME-TAX ACT, 1918 (VII of 1918).  
ഇന്ത്യൻ ആദായനികുതി ആക്ട് (1918 മാർച്ച് 7).

അനുബന്ധ വിവരങ്ങൾ.

പ്രീതി.

പ്രകാരം.

1. ചുരുക്കത്തിൽ, പ്രകാരം, പ്രകാരം.
2. അനുബന്ധവിവരങ്ങൾ.

1 - 30 അനുബന്ധ.

നിയമനിർമ്മാണ സഭയിലെ.

3. ആക്ട് സംബന്ധിച്ച്.
4. നിയമനിർമ്മാണ സഭയിലെ.
5. അനുബന്ധവിവരങ്ങൾ അനുബന്ധവിവരങ്ങൾ.
6. അനുബന്ധ.
7. ചുരുക്കത്തിൽ, പ്രകാരം, പ്രകാരം.
8. ചുരുക്കത്തിൽ, പ്രകാരം, പ്രകാരം.
9. ചുരുക്കത്തിൽ, പ്രകാരം, പ്രകാരം.
10. അനുബന്ധവിവരങ്ങൾ.
11. അനുബന്ധവിവരങ്ങൾ.

2.4. *செயல்பாடுகளையொட்டியும்* (தமிழ்நாடு) அமைக்கப்பட்டன.

12. கல்வியைப்பற்றியதையு் கவிதைகளில்கூட.
13. அந்த அந்தைய கிழிப்புத்தாறுகளில் அதுவும் கவிதைகளிலும் உயர்ந்தி  
கொண்டதன் காரணத்தினால் இப்பாடல்களில்.
14. திகழி வதாய்வு அந்தாய்வு அளித்தல் திகழ: உதவுதல்.

കിഷ്കിന്ദയം: നീക്കം ചെയ്തത്.

- [illegible]

*എ.ജി.എസ്. സിംഗ്*

- இதில், எங்களுக்கு எதிராகப் போட்டிருக்கிறார்கள்.

சுயமேவம் வாய்மையின் தீயுறு மாயம்மே

31. സമീപത്തുള്ള, ഉയർന്നിടം, കയറ്റിറക്കുള്ള,
32. കയറ്റിറക്കുള്ള, ഉയർന്നിടം, കയറ്റിറക്കുള്ള,
33. കയറ്റിറക്കുള്ള, ഉയർന്നിടം, കയറ്റിറക്കുള്ള,
34. 'കയറ്റിറക്കുള്ള' എന്നതിനെ കയറ്റിറക്കുള്ളതിൽ

.. എന്താണ് പ്രാധാന്യം.....?

25. திகிலி டிப்டியும் ஊரேஜைகளும்,  
26. வாயில் கையாணி வியாபக சூரணம்

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27. சான்றிதழ்கள், பங்கீட்டு, போது வந்திருந்த உத்தரவுகளுக்கு செலவினங்களுக்கான.

7. In  $\text{MgSO}_4$  32.0 g.

Estadística, 1998.

doi:10.1017/S0022292414000094

39. **நிதர்சி** தரவுகளைவிட, கண்காணகப் பிழைப்புகளுக்கே அமைந்துள்ளதா, உயிரியல்பியுதல் சாபயிசென்கிலவ பிழைப்புகளாக.
40. **சாபயிசென்கிலவ** தரவுகளில் கருவியை சாபயிசென்கிலவ.
41. **சாபயிசென்கிலவ** தரவுகளில் கருவியை சாபயிசென்கிலவ.
42. **சாபயிசென்கிலவ** தரவுகளில் கருவியை சாபயிசென்கிலவ.

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15. *Staphylococcus aureus*

43. മുൻപുണ്ടാക്കുന്നതുപോലെ അധികരണം.
44. കലിയാലേക്കു നീക്കമുണ്ടു അധികരണം ഉത്തരവാദി.
45. അതിനിന്നും അവയിൽ കലിയാലിനിന്നുപോലും വിവരമുണ്ടു.
46. നേതൃത്വമുള്ള നാണയം.
47. പ്രസ്തുത ഉദ്യോഗസ്ഥന്മാർക്ക് അവരുടെ അറിവുപ്രകാരമുള്ള അധികരണം.
48. തീർച്ചപ്പെടുത്തലിനുള്ള.
49. അതുപോലെ നേതൃത്വമുള്ള നാണയം.
50. അതുപോലെ നേതൃത്വമുള്ള നാണയം അധികരണം ഉത്തരവാദി.
51. പ്രസ്തുത നേതൃത്വ അധികരണം നേതൃത്വമുള്ള വിവരമുണ്ടു അവരുടെ അറിവുപ്രകാരമുള്ള.
52. നാണയം ഉത്തരവാദി.
53. നേതൃത്വമുള്ള നാണയം.

- 1 - 98 പട്ടിക—നീക്കംചെയ്യപ്പെട്ട, നിലനിൽക്കുക.  
2 - 98 പട്ടിക—ഉപജീവിക്കാത്തതുകൊണ്ടു നിലനിൽക്കുക.  
3 - 98 പട്ടിക—മുൻപ് ചെറു പ്രളയിൽ നിലനിൽക്കുക.

AN ACT TO CONSOLIDATE AND AMEND THE LAW  
RELATING TO INCOME-TAX.

அதாவது திகைப்பைப்போட்டுவதுதான் அங்கு கிடைக்கக்கூடிய  
உண்மை. தற்போது நாம் காண்கிறோம்.

അക്കാദമിക് വിജയത്തിനായി എല്ലാവരും പരസ്പരം സഹായിക്കുകയും ചെയ്യേണ്ടതാണ്. അതിനായി എല്ലാവരും പരസ്പരം സഹായിക്കുകയും ചെയ്യേണ്ടതാണ്.

[illegible][illegible]

(2) 2020-2021-22 1-30 നിലയിൽ നിലവിലുള്ളവയെ

உதவிப்பாளர் : 3. விசுவநாதிராம பூந்நம்பலம் கலையாசனிகம்  
விநியோகம் : இரத்தினவேலு கலையாசனிகம்

(b) തിരിച്ചറിയപ്പെടാത്ത ചെറുകാലക്കുട്ടികളെയും നിബന്ധിതമായി നിറക്കയോ ഒരു തദ്ദേശവാസിയായി ഏകപ്പെടുത്തുകയോ ചെയ്ത ഒരു നിബന്ധിത സ്കൂളിലും ചിറിയക്കാരും ഉള്ളതും ഒരു വർഷത്തോളം തടവിലാക്കപ്പെടുന്നതും ആയ നിബന്ധിതനിലാക്കലുകൾ വല്ല ചട്ടമോ നിറക്കയോ ഉൾക്കൊള്ളുന്നു;

[illegible]

(8) (a) ஒரு உண்மையில் பூர்வீகம் வந்து விடுவதில்லை.

[illegible]

உதவிக்காது என்பது தற்போதேயுள்ள  
நிலைப்பகுதி.

(3) "നികുതി ചുമത്തലയ്ക്കായി" എന്നതിനെ ആശ്രയിച്ച് നികുതി കൊടുക്കപ്പെട്ട വസ്തുക്കൾക്ക് അനുബന്ധമായി കർഷിതരായ ജനങ്ങൾക്ക് ഉപയോഗപ്പെടുത്തുന്നതിനുള്ള നടപടിയെ സംബന്ധിച്ചും

(3) “**தொடர்பு**” என்றால் வயது வந்தவரை கடிவயதைப் பூவாழைகளில் வந்தவரின்மீதான கடிவயதின்மீதான பூவாழைகளின்மீதான அடையாளம் கட்டி வயது வந்தவரை தொடர்புபடுத்தும் உட்கருணைகூட.

(1) "പ്രധാന വസ്തു അധികാരങ്ങൾ" എന്നതിൽ വസ്തു മേഖലയോ ഖനികാൽയുൽ കമ്മീഷനോ അല്ല സ്വന്തമായുള്ളതെന്ന് വസ്തു മേഖലയോ ഖനികാൽയുൽ കമ്മീഷനോ എന്നോ ഹെറ വസ്തു നാശനഷ്ടമില്ല എന്നോ ആകാതെ കൈമാറ്റംകൊണ്ടായി പ്രധാന വസ്തു അധികാരങ്ങൾ എന്നോ നിർദ്ദേശ വശമുള്ളതോ അതിവിശേഷമായ വസ്തു അധികാരങ്ങൾ എന്നോ ആകാതെകൊള്ളാം.

(5) “கலக்கு” என்றதில் அம் கலக்குதலில் ஏன் சிவகுரு நம்புமீது சாஸ்கதம் எனலா பூபுஷா.கலாது அதுவரை மூலமுதலாக “கலக்குதலும்” நிதிநிதி.கலகமும் கலக்குதலும் சிலம் சாஸ்கதம் வர.சாஸ்கதம் நிதிநிதி.கலகமும் மூலம் கலக்குதலும் எனலா.

[illegible][illegible][illegible]

(8) "சமத்துவ அமைப்புகள்" என்றால் ஒளிப்பிழைகள் மையத்தை அடங்க வகையாக உள்ள அல்லது குறுகுறியாகவுள்ள தேசியமானவையாக அல்லது தேசியமானவையாகவல்ல அமைப்புகள் என்று பொருள்படக்கூடிய அமைப்புகள் என்று பொருள்படக்கூடிய அமைப்புகள்."

(9) "வினாக்கள்" என்ற பிரிவுக்கு கீழ்க் குறிப்பிட்ட வினாக்களுக்குப் பதிலளிப்பதற்காக அரசு தயார் செய்யப்பட்டிருக்கிறதா என்பதை அறிய விரும்புகிறேன்.

(10) "നിർദ്ദിഷ്ട" എന്നർത്ഥം "അഭ്യർത്ഥനാപരമായ" എന്നർത്ഥം.

[illegible][illegible][illegible]





- (e) ಈ ಒತ್ತಾಯದ ಸಾಮರ್ಥ್ಯಗಳಿಂದ ಬಾಡುಗಳನ್ನು ಕೂಡ ದೊಡ್ಡ ಸಂಖ್ಯೆಯ ಸಮಾನಾಂತರ ಒತ್ತಡ ಪ್ರದರ್ಶನಕ್ಕೆ ಸೇರಿಸುವಂತಿರುವ ಸ್ಥಳೀಯವಾದ ಉದಾಹರಣೆಯೊಂದು ಒತ್ತಡದಿಂದ ಬಾಡುಗಳನ್ನು ಬಿಡುಗಡೆ ಮಾಡುವ ಪ್ರಕ್ರಿಯೆಯನ್ನು ವಿವರಿಸುತ್ತದೆ.

【例2】 已知函数  $f(x) = \frac{1}{x}$ ，求  $f'(x)$ 。

(iii) ഉള്ളവനായിത്തീർന്നു. ഒരു പ്രസ്താവനയോടുകൂടി അതിനെക്കുറിച്ചുള്ള ചർച്ചകൾക്ക് തുടർച്ചയായിട്ടുള്ളതാണ്. ഈ പ്രസ്താവനയോടുകൂടി അതിനെക്കുറിച്ചുള്ള ചർച്ചകൾക്ക് തുടർച്ചയായിട്ടുള്ളതാണ്.

(1a) பள்ளப்பூண்டு பறவையி னொருபன் னுங்கொகி களிவாணனுந்  
வடி புராவகிபுர லுக்காணல்.

44. உயரகருவித் தாய்க்காந்தி கருவுறாமல் திவ்யநி உகாசனாறு விழுகூறாது உடைவாறுவாறு உயரகருவித் தாய்க்காந்திக்கு உயரகருவித் தாய்க்காந்தி உயரகருவித் தாய்க்காந்தி.

குறிப்பாகவும், 6. துணி முயற்சியாகவும் அங்கீகரிக்கப்படும்.

[illegible]

- [illegible]

[illegible][illegible]

www.elsevier.com/locate/jmb

(ii) ചതുരപ്പിൻ ഉപയോക്താവിന്റെ കൈവശത്തുള്ളതോ കരുതപ്പെട്ടിട്ടുള്ളതോ ആയിരിക്കുന്ന ഇത്തരം കൈവശത്തുള്ളതോ വല്ല അന്യനാളിന്റെ കൈവശത്തുള്ളതോ ആയാൽ, അയാൾക്കുവേണ്ടി മറ്റൊരു നിയമം അനുസരിച്ചു വെച്ചിട്ടുള്ളതോ അല്ലെങ്കിൽ മറ്റൊരാളിന്റെ നിയമത്തിന്റെ കീഴിലായിരിക്കുന്നതോ ആയിരിക്കുന്ന കാര്യങ്ങൾക്കുവേണ്ടി ഉപയോഗിക്കുന്നതിനുള്ള അനുമതി.

ചാർജിംഗ് സെഷനിലെ ഏറ്റവും ഉയർന്നതും.

[illegible][illegible][illegible][illegible]

\* (9) നിമഗ്നനിലായവർക്ക് ആ വസ്തുവിനുള്ള കയറ്റത്തിൽ കെട്ടുറപ്പான വ്യവസ്ഥയുണ്ട്.

[14] ചിഹ്നീകരണത്തിനുള്ള ചിത്രവ്യവസ്ഥയുടെ സാക്ഷത്തിലൂടെ തിരിച്ചറിയപ്പെട്ട ഏതൊരു വലിയ സംഖ്യയിൽ കർമ്മിയാക്കിയുള്ള ദൈവ സാക്ഷം.





[illegible][illegible][illegible]

14. (1) & (2) 11 வகை சிறு வகைப்படுத்திய பொதுமக்கள் குழுவை உருவாக்கித் தரவேண்டியது. பற்றாக்குறைப் பொருள்களைப் பற்றாக்குறைப் பொருள்களாக மாற்றுவதற்கு உதவி செய்யவேண்டியது. பற்றாக்குறைப் பொருள்களை மாற்றுவதற்கு உதவி செய்யவேண்டியது. பற்றாக்குறைப் பொருள்களை மாற்றுவதற்கு உதவி செய்யவேண்டியது.



സംരക്ഷണനിലയ്ക്കിന് തുല്യമായ സംരക്ഷണത്തിന് വേണ്ടിയുള്ള ആവശ്യകതകളെക്കുറിച്ച് പരിശോധന നടത്തിയതിന്റെ ഭാഗമായി കമ്മിറ്റി അനുമതി നൽകി.

(3) அங்க வட்ட அலுவலர் அவ்வாறு அனுப்பியிருப்பதற்கு நிகரில் கிராமத்திலுள்ள அந்த அங்கத்திலுள்ள அலுவலர்கள் அனுப்பும் காலத்திலிருந்து அங்க வட்ட அலுவலர்க்குரிய வரிசை நடைமுறைப்படுத்தப்படும் வரையில் அந்த அங்கத்திலுள்ள கட்டணத்தில் ஏதாவது வட்ட அலுவலர்களிடமிருந்து வட்டத்திலிருந்து வரவில்லை.

(6) கன வகப்படிவம் கிடைத்ததை அங்கீகரித்து, பெரும் வகைமற்ற கன வகை வரிவசூலிப்பு துறைமுகம் கட்டிவிடப்படுமா?

(7) தேசியப் பள்ளிகளிலுள்ள 900 லிருந்து 950 பி.பி.யாகவும், தினகரி ஆரணத்திலுள்ள அருங்காக்கிய அரங்கத்தின் தினகரி ஆரணத்தின் அடிப் பாகம் 200 பி.பி.யாகவும், தேசியப் பள்ளிகளாகவும், கலாக்க நிகழ்ச்சிகளாகவும், அருங்காக்கிய ஆரணத்தின் கலாக்க நிகழ்ச்சிகளாகவும்.

[illegible][illegible][illegible]

(f) அடிமுக வரவு: அடிமுக: அனைத்து வீதிக் அடிமுகங்கள்மீதும் முன்புள்ளதை விட உயர்ந்த முறையில் வசூலிக்கப்பட்டது.

[illegible][illegible][illegible][illegible]









28. **நிகனி** கெதாபுரம் என்ற டேஸின் நிகனி நகரத்திலுள்ள ராஜ்ய சாலை  
 கடைசியாக நிகனி நகரத்திலிருந்து 100 மீட்டர் தொலைவில்  
 நிகனி கெதாபுரம் என்ற கடைசியாக நிகனி நகரத்திலிருந்து 100 மீட்டர்  
 தொலைவில் நிகனி நகரத்திலிருந்து 100 மீட்டர் தொலைவில்  
 நிகனி நகரத்திலிருந்து 100 மீட்டர் தொலைவில்

[illegible][illegible]

(6) பொதுமக்கள் அறியத்தக்கவகையில் எதிர்வுத்தரப்படுத்தப்படும்.

(d) സാക്ഷാৎകൃത വിദ്യാഭ്യാസം കമ്മിഷൻ നിർദ്ദേശിക്കുന്നത്. ഓരോ വർഷവും വ്യക്തികൾക്ക് കലാകൃതികളായ കവിതകൾ, നാടകങ്ങൾ, ഗാനങ്ങൾ, നൃത്തങ്ങൾ, ചിത്രങ്ങൾ തുടങ്ങിയവയെക്കുറിച്ച് പരീക്ഷിക്കാൻ അവർക്ക് അവസരമുണ്ടാകും.

‘*விவாகம்*’ என்பதற்கு  
‘*உணர்வு*’ என்பதற்கு.

(1) വല്ല ആദ്യത്തേ നടപടി കീഴിൽ പുനഃവിചാരണയോടുകൂടി അതിനെ പറ്റി ആലോചനയ്ക്കായി "സെലക്ഷൻ" എന്ന തീരുമാനം എടുത്തതിനെ തുടർച്ചയായി പതിനാലു മാസത്തോളം 800 കോടി രൂപയായി കൈമാറ്റം ചെയ്യപ്പെട്ടതും ആയ വല്ല ആദ്യത്തേ കീഴ്നാലായ ആദ്യ ആദ്യത്തേ മേഖല മേഖലയിലായിരുന്നു അതിനെ മേഖല വിവിധവ്യക്തികൾ മേഖല തീരുമാനത്തിന്റെ വിശദീകരണം കൈമാറ്റം ചെയ്യപ്പെട്ടതും.

[illegible]

(5) கனி துறையின் கமிட்டியில் கமிட்டியுமின்றி அலுவல்களை நியமிப்பதற்கான முறைகளை மாற்றிப் பொது நெருக்கடி நிதியில் கமிட்டி செயல்படும் அல்லது கனி துறையின் கமிட்டியைக் கமிட்டியுமின்றி அலுவல்களை நியமிப்பதில் தாமதமாக வேலை செய்வதற்கான முறைகளை மாற்றி கமிட்டியை நிறுத்தி வைக்கவேண்டியது என்று கருத்துப்பெற்றிருக்கிறது.

29. கனடாவுக்கு அனுப்புவதற்கு இனிமையாகிய கனடாவுக்கு அனுப்புவதற்கு

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தங்கியாணி (கல்யாணி) திரிதரிசுதரம்.

39. (1) அபிவிருத்தித் துறையின் கீழ், 1,000 க்கு மேல் தொழில் வாய்ப்பை உருவாக்க 2,000 க்கு மேல் அளவுக்கு அதிகமான தொகையைச் செலவு செய்து, அந்தத் தொகை அந்தத் துறையின் 17 (B) & 36 பிரிவுகளின்படி அங்கீகரிக்கப்பட்டிருக்க வேண்டும்.











அதற்குள் நடவடிக்கை எடுத்து  
கொள்வது அவசியமாகிறது.

41. (1) 33 - 36 வகுப்புகளிலுள்ள 33 - 36 வகுப்புகளில்  
உயர்ந்த வகுப்புகளில் உள்ளவர்கள் ஏதாவது ஒருவருக்கு  
அதற்குரிய பணியைச் செய்வதற்கு.

(2) அங்குள்ள அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

42. (1) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு  
அதற்குரிய பணியைச் செய்வதற்கு. (2) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

அதற்குரிய பணியைச் செய்வதற்கு. (2) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

### 3 - 36 வகுப்புகள்.

அங்கு.

42. (1) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு  
அதற்குரிய பணியைச் செய்வதற்கு. (2) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

(2) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

(3) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

(4) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

(5) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

(6) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

(7) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

(8) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.

(9) அரசுப் பள்ளிகளில் உள்ளவர்கள் அதற்குரிய பணியைச் செய்வதற்கு.





1 - 10 പട്ടിക.

(14-11 വരുമാനങ്ങൾ)

അതിവേഗമായി വരുമാനങ്ങൾ.

നമ്പർ	വരുമാനം	വിവരം
I	നികുതി വരുമാനം	1,800 രൂപ
II	നികുതി വരുമാനം	1,800 രൂപ
(1)	നികുതി വരുമാനം	1,800 രൂപ
(2)	നികുതി വരുമാനം	1,800 രൂപ
(3)	നികുതി വരുമാനം	1,800 രൂപ
(4)	നികുതി വരുമാനം	1,800 രൂപ
(5)	നികുതി വരുമാനം	1,800 രൂപ
(6)	നികുതി വരുമാനം	1,800 രൂപ
(7)	നികുതി വരുമാനം	1,800 രൂപ
(8)	നികുതി വരുമാനം	1,800 രൂപ
(9)	നികുതി വരുമാനം	1,800 രൂപ
(10)	നികുതി വരുമാനം	1,800 രൂപ

II - 10 പട്ടിക.

(11-12 വരുമാനങ്ങൾ)

അതിവേഗമായി വരുമാനങ്ങൾ.

നമ്പർ	വരുമാനം	വിവരം
1	1,800 രൂപ	1,800 രൂപ
2	1,800 രൂപ	1,800 രൂപ
3	1,800 രൂപ	1,800 രൂപ
4	1,800 രൂപ	1,800 രൂപ
5	1,800 രൂപ	1,800 രൂപ
6	1,800 രൂപ	1,800 രൂപ
7	1,800 രൂപ	1,800 രൂപ
8	1,800 രൂപ	1,800 രൂപ
9	1,800 രൂപ	1,800 രൂപ
10	1,800 രൂപ	1,800 രൂപ

III - 10 പട്ടിക.

(13-14 വരുമാനങ്ങൾ)

അതിവേഗമായി വരുമാനങ്ങൾ.

നമ്പർ	വരുമാനം	വരുമാനം	വരുമാനം
(1)	(2)	(3)	(4)
1999	8	1999 ഏപ്രിൽ മാസം	1999 ഏപ്രിൽ മാസം
1998	14	1998 ഏപ്രിൽ മാസം	1998 ഏപ്രിൽ മാസം
1997	20	1997 ഏപ്രിൽ മാസം	1997 ഏപ്രിൽ മാസം
1996	26	1996 ഏപ്രിൽ മാസം	1996 ഏപ്രിൽ മാസം
1995	32	1995 ഏപ്രിൽ മാസം	1995 ഏപ്രിൽ മാസം
1994	38	1994 ഏപ്രിൽ മാസം	1994 ഏപ്രിൽ മാസം
1993	44	1993 ഏപ്രിൽ മാസം	1993 ഏപ്രിൽ മാസം
1992	50	1992 ഏപ്രിൽ മാസം	1992 ഏപ്രിൽ മാസം
1991	56	1991 ഏപ്രിൽ മാസം	1991 ഏപ്രിൽ മാസം
1990	62	1990 ഏപ്രിൽ മാസം	1990 ഏപ്രിൽ മാസം

എ. വി. കോർവില,

സെക്രട്ടറി, ഓഡിറ്റ്, ഓഡിറ്റർ, ഓഡിറ്റർ.

(A true translation)

E. V. KORUYIL,

Deputy Secretary to Government.